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Ventura Coubly Judy Matels, Ventura County
• Glon Becerta, Simi Valley • Carl Morchouse,
Sar. Beneralisera • Toni Young, Post

Rhanside County Transportation Commissions: Robin Lowe, Heinet

Ventura County Fransportation Commission: Bill Dayrs, Simi Valley

MEETING OF THE

ENERGY & ENVIRONMENT COMMITTEE

Thursday, January 6, 2005 10:30 a.m. – 12:15 p.m.

SCAG Offices 818 W. 7th Street, 12th Floor Riverside A Conference Room Los Angeles, California 90017 213, 236,1800

If members of the public wish to review the attachments or have any questions on any of the agenda items, please contact Lisa Taylor at 213.236.1891 or taylor@scag.ca.gov

Agendas and Minutes for the Energy and Environment Committee are also available at:

www.scag.ca.gov/committees/eec.htm

SCAG, in accordance with the Americans with Disabilities Act (ADA), will accommodate persons who require a modification of accommodation in order to participate in this meeting. If you require such assistance, please contact SCAG at (213) 236-1868 at least 72 hours in advance of the meeting to enable SCAG to make reasonable arrangements. To request documents related to this document in an alternative format, please contact (213) 236-1868.

ENERGY & ENVIRONMENT COMMITTEE

AGENDA

PAGE #

TIME

1.0 <u>CALL TO ORDER & PLEDGE OF</u> <u>ALLEGIANCE</u>

Councilmember Clark, Vice Chair

2.0 PUBLIC COMMENT PERIOD

Members of the public desiring to speak on an agenda item or items not on the agenda, but within the purview of the Committee, must fill out and present a speaker's card to the Assistant prior to speaking. A speaker's card must be turned in before the meeting is called to order. Comments will be limited to three minutes. The chair may limit the total time for all comments to twenty (20) minutes.

3.0 REVIEW and PRIORITIZE AGENDA ITEMS

4.0 CONSENT CALENDAR

4.1 Approval Item

4.1.1 Approve Minutes of November 4, 2004
Attachment

01

4.2 Receive and File

4.2.1 SCAG Future Events Calendar

05

Attachment

A working calendar of projected SCAG meetings and events.



ENERGY & ENVIRONMENT COMMITTEE

AGENDA

			PA	SE#	TIME
5.0	ACTIO	<u>on items</u>			
	5.1	2004 RTP/RTIP 8-hour Ozone Conformity Determination Attachment	Ted Harris, SCAG Staff,	08	10 minutes
		Staff will present the findings for the draft 8-hour conformity determinations.			
		Recommended Action: Recommend that the Regional Council release the draft 8-hour ozone conformity determination for the 2004 RTP/RTIP.			
6.0	<u>INFO</u>	PRMATION ITEMS			
	6.1	Implementation of the California Air Resources Board's (CARB) Refuse Rule Attachment	Sarah Siwek, Sarah Siwek & Associates	26	15 minutes
		The Committee will receive a presentation on opportunities to achieve reductions in both particulate matter and smog-forming nitrogen oxides.			
	6.2	Port of Los Angeles Baseline Air Emission Inventory Attachment	Ralph Appy, Port of Los Angeles	33	20 minutes
		The Committee will receive a presentation on the Baseline Inventory.			



ENERGY & ENVIRONMENT COMMITTEE

AGENDA

			PAG	E#	TIME
	6.3	Guidance Document for Addressing Air Quality Issues in General Plans and Local Planning Attachment	Terry McCall, AQMD	54	10 minutes
		AQMD will brief the Committee on guidance that will provide a practical land use and air quality planning tool.			
	6.4	Energy Chapter of the Regional Comprehensive Plan Staff will present the progress on the Energy chapter of the Regional Comprehensive Plan.	Brett Sears, SCAG Staff	124	5 minutes
7.0	WATE	R POLICY TASK FORCE REPORT	Councilmember Washburn, Chair		
8.0	CHAIR	'S REPORT	Councilmember Clark, Vice Chair		
9.0	STAFF	REPORT	Sylvia Patsaouras, SCAG Staff		

10.0 FUTURE AGENDA ITEMS

Any Committee members or staff desiring to place items on a future agenda may make such request. Comments should be limited to three (3) minutes.

11.0 ANNOUNCEMENTS

12.0 ADJOURNMENT

The next meeting of the Energy and Environment Committee will be held in the SCAG offices on Thursday, February 3, 2005.



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Action Minutes

THE FOLLOWING MINUTES ARE A SUMMARY OF ACTIONS TAKEN BY THE ENERGY AND ENVIRONMENT COMMITTEE. AUDIO CASSETTE TAPE OF THE ACTUAL MEETING IS AVAILABLE FOR LISTENING IN SCAG'S OFFICE.

The Energy and Environment Committee held its meeting at SCAG Offices downtown Los Angeles. The meeting was called to order by Hank Kuiper, Chair, Imperial County. There was a quorum.

Members Present

Ashley, Marion Clark, Margaret (Vice Chair)

Cook, Debbie

Eckenrode, Norman Feinstein, Michael Forester, Larry Krause, Mary Ann Kuiper, Hank (Chair)

Portantino, Anthony Washburn, Dennis

Washoum, De Young, Toni Riverside County City of Rosemead

City of Huntington Beach

City of Placentia
City of Santa Monica
City of Signal Hill
City of Santa Paula
Imperial County

City of La Canada/Flintridge

City of Calabasas City of Port Hueneme

Members Not Present

Harrison, Jon Marchand, Paul Miller, Michael Nelson, Larry Van Arsdale, Lori

Yoon, Art

City of Redlands
City of Cathedral City
City of West Covina
City of Artesia
City of Hemet

City of Hermosa Beach

New Members

None

Action Minutes

1.0 CALL TO ORDER & PLEDGE OF ALLEGIENCE

Hon. Hank Kuiper, Chair, called the meeting to order at 10:05 a.m.

2.0 PUBLIC COMMENT PERIOD

None

3.0 REVIEW and PRIORITIZE

4.0 CONSENT CALENDAR

4.1 Approval Item

4.1.1 Action Minutes of October 7, 2004

4.2 Receive and File

- 4.2.1 SCAG Legislative Matrix
- 4.2.2 Intergovernmental Review (IGR)

Available on the SCAG website at: www.scag.ca.gov/igr/creport.htm

Motion by Young to approve the Consent Calendar, Seconded by Krause, then Approved by the Committee.

5.0 ACTION ITEMS

None at this time.

6.0 <u>INFORMATION ITEMS</u>

6.1 Centennial Specific Plan

Greg Medeiros, Centennial Founders, presented the Committee with a brief overview of the Centennial Specific Plan. The proposed project located in the Antelope Valley considers development of up to 23, 000 residential units and 14 million total square feet on non-residential development of employment areas and retail service centers. Topic areas discussed: 1) Land Use and Phasing Water; 2) Circulation Plan and Transit System; 3) Public Services, Parks and Recreation; 4) Natural Resources and Open Space.

Action Minutes

6.2 <u>US Green Building Council, Los Angeles</u>

Greg Reitz, City of Santa Monica, briefed the Committee on efforts to garner support from the community in support of green buildings. Outlined in the presentation were the health benefits, environmental impacts, and cost factors of sustaining green buildings. Included in the presentation was an overview of the Leadership in Energy and Environment Design (LEED) program.

6.3 State and Federal End of Session Update

Charlotte Pienkos, SCAG Staff, updated the Committee on the final disposition of the Adventure Pass. The bill, currently sitting in the House of Representatives, is expected to pass without additional funding.

6.4 <u>Draft 2005 State and Federal Legislative Program</u>

Charlotte Pienkos, SCAG Staff, reviewed the legislative activities for the coming year. The Committee was asked to provide additional comments for review at the next meeting of the Energy and Environment Committee.

7.0 WATER POLICY TASK FORCE REPORT

Next meeting - December 9, 2004, 10a.m. to 12 noon.

8.0 CHAIR'S REPORT

None

9.0 STAFF REPORT

Brett Sears reported the Integrated Waste Management Board is proposing to amend the California Code of Regulations concerning conversion technologies. The Committee asked staff to draft a comment letter for consideration at the next meeting of the Energy and Environment Committee.

10.0 FUTURE AGENDA ITEMS

- 2005 State and Federal Legislative Program
- Conversion Technologies Comment Letter

11.0 ANNOUNCEMENTS

None

Action Minutes

12.0 ADJOURNMENT

Hon. Hank Kuiper adjourned meeting at 12:20pm.

The next meeting of the Energy and Environment Committee will be held in the SCAG offices on Thursday, December 2, 2004.

Action Minutes Approved

by:

Sylvia Patsaouras, Manager Energy and Environment

January 2005 Events

Please visit www.scag.ca.gov for additional information and updates.

*Strine		TANTESTUS	Acame alic	illim sign	(Span)	S turner
2	3	4 10:00a Aviation Technical Advisory (location varies) 11:00a Communica tion & Membership	5 11:30a ASPA	6 8:00a Executive 9:00a ADMIN 10:30a EEC 10:30a CEHD 10:30a TCC 12:30p RC 6:30p LA County League of Cities	7	15
9 TRB	10 TRB California Contract Cities	11 TRB	12 TRB	13 TRB 12:00p Strategic Plan	1 4	1.5
16	17 Martin Luther King Ir. Holiday Observed - SCAG Offices Closed	18	19 9:30a Goods Movement 10:00a Audit/Best Practices 11:15a MAGLEV	20	21	22
23	24	25 Regional I T S (tentative) 10:00a Transportati on Conformity Working Group	26 9:30a Modeling Task Force	9:30a Subregional Coordinator's 10:30a San Bernardino City/County Managers TAC	28	29
30	31					

Printed December 16, 2004

February 2005 Events

Please visit www.scag.ca.gov for additional information and updates.

Singilia	vventoes.	incie	Wednesda		Sinty.	Saloner
		1 11:00a Communica tion & Membership	2	3 8:00a Executive 9:00a ADMIN 10:30a EEC 10:30a CEHD 12:30p RC 6:30p LA County League of Cities	4 NARC	5 MARC 11:30a ASPA
6 NARC	7 NARC	8 NARC	9	10 10:00a Water Policy 10:00a Aviation Technical Advisory Committee (location varies)	11	12
13	14	15	16 9:30a Goods Movement 11:15a MAGLEV	17	18	19
20	21 Presidents Holiday Observed - SCAG Offices Clased	22 10:00a Transportati ori Conformity Working Group	23	9:30a. Subregional Coordinator s	25	26
27	28					

DATES AND TIMES ARE SUBJECT TO CHANGE WITHOUT NOTICE

Printed December 16, 2004

March 2005 Events

Please visit www.scag.ca.gov for additional information and updates.

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		I 11:00a Communica tion & Membership	2	3 8:00a Executive 9:00a ADMIN 10:30a EEC 10:30a CEHD 12:30p RC	4	5 11:30a ASPA
6	7	8	9	10 10:00a Aviation Technica! Advisory Committee (location yaries)	11	12
[3]	14 	15	16 9:30a Goods Movement 11:15a MAGLEV	17	ж	26
20	21	22 10:00a Transportati on Conformity Working Group	23 9:30a Modeling Task Force	24 9:30a Subregional Coordinator s	2.5	26
27	28	29	30	31		

TO: Energy and Environment Committee

FROM: Ted Harris, Associate Regional Planner, harrist@scag.ca.gov, (213) 236-1916

DATE: January 6, 2005

RE: Draft Conformity Findings for the 8-hour Ozone Standard

EXECUTIVE DIRECTOR'S APPROVAL:

RECOMMENDED ACTION

Approve the release of the Draft Transportation Air Quality Conformity Determination for the 8-hour ozone standard for a 30-day public review period.

SUMMARY

This memo summarizes the draft conformity determination for the 8-hour ozone standard for the 2004 Regional Transportation Plan (RTP) and the 2004 Regional Transportation Improvement Program (RTIP).

Key 8-hour Ozone Requirements:

The new federal conformity regulation for 8-hour ozone requires the Southern California Association of Governments (SCAG) to receive approval from the United States Department of Transportation (US DOT) on SCAG's conformity determination by June 15, 2005. Non-attainment area designations for the new 8-hour ozone standard became effective on June 15, 2004, and an approved conformity determination is required one year after the effective date. If US DOT does not approve SCAG's determination by June 15, 2005, then the region's conformity will lapse.

Table 1 presents 8-hour ozone non-attainment areas in the SCAG region. New ozone attainment years in the region include 2007 for Imperial County, 2010 for the Western portion of the Mojave Desert Air Basin, 2010 for Ventura County (South Central Coast Air Basin), 2013 for Coachella Valley (Salton Sea Air Basin), and 2021 for the South Coast Air Basin (SCAB).

Table 1: SCAG Region - Eight-hour Ozone Non-attainment Areas

Non-attainment Area	Classification	Maximum Attainment Date
South Coast Air Basin (SCAB)	Severe-17	<u> 2021 </u>
Coachella Valley - Salton Sea Air Basin (SSAB)	Serious	2013
Western Portion of Mojave Desert Air Basin (MDAB)	Moderate	2010
[San Bernardino County and Antelope Valley]		
Ventura County - South Central Coast Air Basin (SCCAB)	Moderate	2010
Imperial County (SSAB)	Marginal	2007

The Southern California Transportation Conformity Working Group (TCWG) has discussed an efficient process to obtain an approved 8-hour ozone conformity determination for the 2004 RTP and RTIP (http://www.scag.ca.gov/tewg/index.htm). This process entails reaffirming previously approved ozone analyses and findings for the 2004 RTP and 2004 RTIP and addressing additional analyses required by the new 8-hour standard.

Reaffirming Ozone Analysis and Findings:

The 8-hour ozone conformity determination includes a reaffirmation of the approved conformity findings for both the 2004 RTP and the 2004 RTIP. This reaffirmation includes regional emissions analyses, financial constraint test, timely implementation of Transportation Control Measures (TCMs) report, the use of the latest planning assumptions and the latest approved emissions model, and the appropriate documentation of findings, including reaffirming the process for interagency consultation and public participation. Until new 8-hour budgets are approved, the new federal conformity regulation for 8-hour ozone authorizes the use of previously approved ozone analyses and findings. Specifically, the 8-hour rule requires the use of existing 1-hour ozone emission budgets where existing 1-hour and new 8-hour boundaries are the same (93.109(e)(2)(i)) or where an existing 1-hour area can be divided into the appropriate geography of the 8-hour areas (93.109(e)(2)(ii)).

In the SCAG region, existing 1-hour ozone emission budgets apply for 8-hour ozone conformity determinations until new 8-hour budgets have been approved. The 1-hour ozone non-attainment areas in Ventura County and the South Coast Air Basin (SCAB) are identical to the 8-hour non-attainment areas. Thus, the 1-hour ozone budget can be used as-is for Ventura County and SCAB. Likewise, the 1-hour budgets for the Southeast Desert Modified Air Basin (SEDAB) can be divided into two sets of 8-hour budgets for Coachella Valley and the Western Mojave Desert Air Basin.

Imperial County is the only 8-hour ozone non-attainment area in the SCAG region that does not have an approved 1-hour ozone budget. For Imperial County, the previously approved interim emission test performed for the 1-hour standard also fulfills the 8-hour ozone requirement. Thus, the ozone conformity finding for Imperial County is reaffirmed in the 8-hour ozone conformity determination for both the 2004 RTP and 2004 RTIP.



Overall, the budgets, analyses, and findings for the 1-hour standard apply to the 8-hour conformity determination, and the 8-hour conformity determination reaffirms the approved ozone determinations for both the 2004 RTP and 2004 RTIP.

Additional Analysis:

In addition to reaffirming previous conformity findings, the 8-hour ozone conformity determination includes additional analysis and refined findings. The 8-hour determination includes additional regional emissions analysis for the new attainment years in the Coachella Valley portion of the Salton Sea Air Basin (SSAB) (2013) and the South Coast Air Basin (2021), although 2020 may be used in future 8-hour conformity determination for the SCAB. The 8-hour determination refines the conformity findings for the Southeast Desert Modified area to reflect the two new 8-hour ozone non-attainment areas, the Western Portion of the Mojave Desert Air Basin (MDAB) and the Coachella Valley portion of the Salton Sea Air Basin (SSAB). In summary, all of the additional analysis is consistent with the applicable budgets.

Proposed Conformity Determinations

SCAG has determined the following conformity findings for the 2004 RTP and the 2004 RTIP under the required Federal tests for 8-Hour Ozone:

✓ Regional Emissions Tests

- ➤ Finding: SCAG's 2004 RTP/RTIP regional emissions for Ozone precursors are consistent with all applicable emissions budgets for all milestone, attainment, and planning horizon years for the following areas:
- SCAB (2003 Ozone SIP)
- SCCAB (Ventura County- 2004 Ozone SIP)
- Coachella Valley SSAB (2004 Ozone SIP)
- Western MDAB (2004 Ozone SIP)
- Finding: SCAG's 2004 RTP/RTIP regional emissions (build scenario) for Ozone precursors are less than the no-build emissions for the Imperial County portion of SSAB.



✓ Reaffirmation of 2004 RTP/RTIP Conformity Tests

Finding: SCAG reaffirms the applicable conformity findings for both the 2004 RTP and the 2004 RTIP, which can be viewed at:

http://www.scag.ca.gov/rtp2001/2004draft/techappendix/FinalTechAppend.htm

http://www.scag.ca.gov/RTIP/final04/Sec1.pdf.

This reaffirmation covers the findings for all applicable pollutants, including regional emissions analyses, financial constraint test, timely implementation of Transportation Control Measures (TCMs) report, applying the use of the latest planning assumptions and the latest approved emissions model, reaffirming consistency between the adopted 2004 RTIP and the adopted 2004 RTP, and reaffirming the process for interagency consultation and public participation.

✓ Inter-agency Consultation and Public Involvement Test

Finding: In addition to reaffirming the already conducted public involvement and interagency consultation test for the 2004 RTP/RTIP, the 8-hour ozone conformity determination is also undergoing an appropriate process for interagency consultation and public participation.

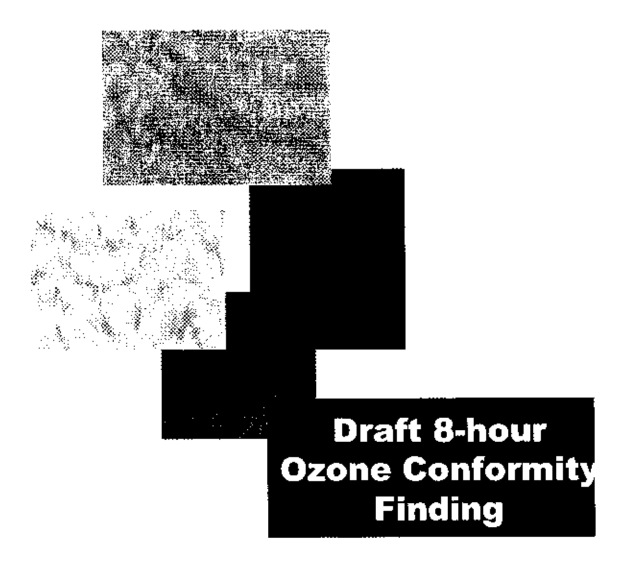
Conclusion:

The conformity determination and findings for the 8-hour ozone entail reaffirming previously approved ozone conformity findings, including additional emissions analyses for two additional milestone years, and refining the ozone finding to represent Coachella Valley and the Western Portion of the Mojave Desert.

FISCAL IMPACT

The staff resources for determining air quality conformity for the new 8-bour standard are contained within the Fiscal Year 2004/05 SCAG budget





PREFACE

This conformity report covers all federally required analyses for the 8-hour ozone conformity determination for the 2004 Regional Transportation Plan (RTP) and 2004 Regional Transportation Improvement Program (RTIP). A conformity determination consists of regional emissions analysis, financial constraint test, timely implementation of Transportation Control Measures (TCMs) reporting, the use of the latest planning assumptions and the latest approved emissions model, appropriate documentation of findings, interagency consultation, and public involvement. This report reaffirms all of the applicable ozone conformity findings for the 2004 RTP and 2004 RTIP and addresses additional analyses required for the new 8-hour standard.

Reaffirming Ozone Analysis and Findings:

The 8-hour ozone conformity determination includes a reaffirmation of the approved conformity findings for both the 2004 RTP and the 2004 RTIP. This reaffirmation includes regional emissions analyses, financial constraint test, timely implementation of Transportation Control Measures (TCMs) report, the use of the latest planning assumptions and the latest approved emissions model, and the appropriate documentation of findings, including reaffirming the process for interagency consultation and public participation.

Conformity Status of Adopted RTP and RTIP

The adopted Regional Transportation Plan (RTP) and the Regional Transportation Improvement Program (RTIP) conform to the air quality goals established by the State (air quality) Implementation Plan (SIP). Specifically, the 2004 RTP and RTIP will 1) not create new violations of the federal air quality standards, 2) not increase the frequency or severity of existing violations of the standards, and 3) not delay attainment of the standards.

The effective date for the conformity determination for the adopted 2004 RTP, including all of the air basins, is June 7, 2004, and the effective date of the federal conformity determination for the 2004 Regional Transportation Improvement Program is October 4, 2004. The conformity determination for the adopted RTP is effective for three years; thus, the RTP conformity will remain effective until June 7, 2007. On October 4, 2004, the federal agencies conditionally approved funding and determined conformity of the 2004 RTIP. After the conditions of approval have been addressed, the federal funding approval of the 2004 RTIP will expire on October 4, 2006.

The 8-hour ozone conformity determination does not affect the existing conformity schedule for the RTP or RTIP. However, the new federal conformity regulation for 8-hour ozone requires the Southern California Association of Governments (SCAG) to make a positive conformity determination and receive approval from the United States Department of Transportation (US DOT) by June 15, 2005. Non-attainment area designations for the new 8-hour ozone standard became effective on June 15, 2004, and an approved conformity determination is required one year after the effective date. If US DOT does not approve SCAG's determination by June 15, 2005, then the region's conformity will lapse.

Draft 8-Hour Ozone Conformity Finding

II. 8-HOUR OZONE CONFORMITY REQUIREMENTS

Introduction

The Southern California Association of Governments (SCAG), the Metropolitan Planning Organization (MPO) for Southern California, is mandated to comply with all applicable federal and state transportation and air quality regulations. The new federal conformity regulation for 8-hour ozone requires SCAG to receive approval from the United States Department of Transportation (US DOT) on SCAG's conformity determination by June 15, 2005. Non-attainment area designations for the new 8-hour ozone standard became effective on June 15, 2004, and an approved conformity determination is required one year after the effective date. If US DOT does not approve SCAG's determination by June 15, 2005, then the region's conformity will lapse.

Eight-Hour Ozone Non-attainment Areas

Table 1 presents 8-hour ozone non-attainment areas in the SCAG region. New ozone attainment years in the region include 2007 for Imperial County, 2010 for the Western portion of the Mojave Desert Air Basin, 2010 for Ventura County (South Central Coast Air Basin), 2013 for Coachella Valley (Salton Sea Air Basin), and 2021 for the South Coast Air Basin (SCAB).

Table 1: SCAG Region - Eight-hour Ozone Non-attainment Areas

Non-attainment Area	Classification	Maximum Attainment Date
South Coast Air Basin (SCAB)	Severe-17	2021
Coachella Valley - Salton Sea Air Basin (SSAB)	Serious	2013
Western Portion of Mojave Desert Air Basin (MDAB) [San Bernardino County and Antelope Valley]	Moderate	2010
Ventura County - South Central Coast Air Basin (SCCAB)	Moderate	2010
Imperial County (SSAB)	Marginal	2007

An eight-hour Ozone non-attainment area is designated for an area where a high level of Ozone is measured for a minimum of eight hours per day. In the SCAG region, the ozone non-attainment boundaries for the 1-hour and 8-hour standards are consistent. The 1-hour ozone non-attainment areas in Ventura County and the SCAB are identical to the 8-hour non-attainment areas, and Southeast Desert Modified Air Basin (SEDAB) has been divided into Coachella Valley and the Western Mojave Desert Air Basin. The boundaries of federal 8-hour ozone non-attainment areas are illustrated on the map attached at the end of this report.

Draft 2004 RTP and RTIP Conformity Findings for B-Hour Ozone

Applicable Emissions Budgets for 8-hour Ozone

Until new 8-hour budgets are approved, the new federal conformity regulation for 8-hour ozone authorizes the use of previously approved ozone analyses and findings. Specifically, the 8-hour rule requires the use of existing 1-hour ozone emission budgets where existing 1-hour and new 8-hour boundaries are the same (93.109(e)(2)(i)) or where an existing 1-hour area can be divided into the appropriate geography of the 8-hour areas (93.109(e)(2)(ii)), unless interagency consultation determines otherwise.

In the SCAG region, existing 1-hour ozone emission budgets apply for 8-hour ozone conformity determinations until new 8-hour budgets have been approved. The 1-hour ozone non-attainment areas in Ventura County and the SCAB are identical to the 8-hour non-attainment areas. Thus, the 1-hour ozone budget can be used as-is for Ventura County and the SCAB.

Table 2: South Coast Air Basin Budgets for 8-hr Ozone

Ozone Procursors,		2005	2008	2010	2020	2021	2039
Summer 1	Temperatures		<u> </u>		<u> </u>	1	:
ROG (VOC)	Budget (tons/day)	263	216	155	155	155	155
NO _x	Budget (tons/day)	546	464	352	352	352	352

Reactive organic gases (ROG), Volatile Organic Compounds (VOC), Nitrogen Oxides (NOx)

Table 3: Ventura County - South Central Coast Air Basin Budgets for 8-hr Ozone

Ozone Precursors, Summer Temperatures		2005	2010	2020	2030
ROG (VOC)	Budget (tons/day)	14.3	14.3	14.3	14.3
NO ₃	Budget (tons/day)	21.4	21.4	21.4	21,4

Reactive Organic Gases (ROG), Volatile Organic Compounds (VOC), Nitrogen Oxides (NOx)

The 1-hour budgets for the Southeast Desert Modified Air Basin (SEDAB) can be divided into two sets of 8-hour budgets for Coachella Valley and the Western Mojave Desert Air Basin, based on pre-existing one-hour budgets submitted to the ARB by Antelope Valley AQMD, Mojave Desert AQMD, and Coachella Valley (SCAQMD). Table 4 presents the existing one-hour budgets for the Southeast Desert Air Basin, Table 5 the 8-hour ozone budgets for the Coachella Valley, and Table 6 the 8-hour ozone budgets for the Western Mojave Desert Air Basin.

Table 4; Southeast Desert Air Basin Budgets for 1-hr Ozone

Ozone Precursors, Summer Temperatures		2005	2007	2010	2020	2030
ROG (VOC)	Budget (tons/day)	26.5	23.2	23.2	23.2	23.2
NO,	Budget (tons/day)	68.3	63.2	63.2	63.2	63.2

Reactive Organic Gases (ROG), Volatile Organic Compounds (VOC), Nittogen Oxides (NOx)

Draft 2004 RTP and RTIP Conformity Findings for 8-Hour Ozone

Table 5: Coachella Valley (SSAB) Budgets for 8-hr Ozone

Ozone Precursors, Summer Temperatures		2005	2007	2010	2013	2020	2030
ROG (VOC)	Budget (tons/day)	4.6	4.1	4.1	4.1	4.1	4.1
NO _x	Budget (tons/day)	12.3	[1,1	11.1	11,1	11.1	11.1

Reactive Organic Gases (ROG), Volatile Organic Compounds (VOC), Nitrogen Oxides (NOx)

Table 6: Western Mojave Desert Air Basin Budgets for 8-hr Ozone

Ozone Precursors, Summer Temperatures		2005	2007	2010	2020	2030
ROG (VOC)	Budget (tons/day)	21.9	19.1	19.1	19.1	19.1
NO _x	Budget (tons/day)	56.0	52.1	52.1	52.1	52.1

Reactive Organic Gases (ROG), Volatile Organic Compounds (VOC), Nitrogen Oxides (NOx)

In absence of an applicable emissions budget for conformity, SCAG has to conduct an interim emission test, known as a build/no-build test. Imperial County (Salton Sean Air Basin) is subject to the build/no-build test for ozone.

Summary of the 2004 RTP and 2004 RTIP Regional Emissions Analyses for 8-hour Ozone

As mandated by the Conformity Rule, to pass a regional emission test for a conformity finding, the test must meet one of the following requirements:

- > For the budget test, regional emissions must be equal or less than the emission budgets.
- > For the build/no-build test, the build scenario's emissions must be less than the no-build scenario's emissions.

Note: The build scenario means implementing the RTP/RTIP and the no-build scenario means not implementing the RTP/RTIP.

A summary of the regional emissions analyses (conformity findings) are tabulated in the following tables, which are organized by air basin geography.

Draft 2004 RTP and RTIP Conformity Findings for 8-Hour Ozone

South Coast Air Basin (SCAB)

Ozone Emissions Analysis (tons/day)							
SCAB - Summer Temperatures							
ROG (VOC)	Budget	263,000	216.000	155.000	155.000	155.000	155,000
	2004 RTP/RTIP	258.467	212.754	151.339	107.230	103.824	73.127
NO.	Budget	546,000	464,000	352.000	352.000	352,000	352,000
I "	2004 RTP/RTIP	542,271	453.459	349.304	184.282	173.636	120.819

Regional emissions budget generated using EMFAC 2002. To pass, RTP/RTIP emissions must be equal or less than budget.

Ventura County - South Central Coast Air Basin (VC/SCCAB)

Ozone (tons/day)							
Summer Temperatures							
SCCAB-Ventura County							
ROG	Budget	14.300	14.300	14,300	14.300		
(VOC)	2004 RTP/RTIP	14.180	10.670	6.160	4.170		
NO,	Budget	21.400	21,400	21.400	21.400		
	2004 RTP/RTIP 21.190 15.170 6.800 4.350						

Regional emissions generated using EMFAC 2002. To pass, RTP/RTIP emissions must be equal or less than budget.

Coachella Valley/Salton Sea Air Basin (SSAB)

Ozone (tons/day) Summer Temperatures CVAB/SSAB *							
	e Board						
ROG	Budget	4.600	4.100	4,100	4.100	4,100	4 100
Į.	2004 RTP/RTIP	4.310	3.906	3.361	2.776	2.234	1.838
NO,	Rudget	12.300	11,100	11.100	11.100	11.100	11.100
	2004 RTP/RTIP	12.008	11.016	9.305	5.313	4.913	3.460

Regional emissions generated using EMFAC 2002. To pass, RTP/RTIP emissions must be equal or less than budget.

Western Mojave Desert Air Basin (MDAB)

		Summe	e (tons/day i Temperaturi tern MDAB			_
() () ()	je pjetokok		GPT FOR	an Barbaran saya		KIT TO THE STATE OF THE STATE O
ROG	Budget	21,900	19.100	19.100	19.100	19.100
	2004 RTP/RTIP	18.800	16.436	13.330	7.690	6.340
NO _x	Budget	56,000	52.100	52,100	52,100	52.100
I	2004 RTP/RTIP	52.510	48,388	41.750	19.310	14.360

Regional emissions generated using EMFAC 2002. To pass, RTP/RTIP emissions must be equal or less than budget.

Imperial County/Salton Sea Air Basin (SSAB)

Ozone Emissions Analysis (tons/day)								
Summer Temperatures								
	SS	AB - Imperial C	ounty					

ROG (VOC)	No-build (Baseline)	8.850	7.230	5.630	5.720			
, ,	Build (Plan)	8.8 <u>45</u>	7.220	5.610	5.690			
NO _x	No-build (Baseline)	12,725	11.800	8.8 <u>81</u>	7,810			
	Build (Plan) 12.720 11.790 8.880 7.790							

Regional emissions generated using EMFAC 2002. To pass, the Build emissions must be less than the No-Build emissions.

Conformity Determinations

SCAG has determined the following conformity findings for the 2004 RTP and 2004 RTIP under the required Federal tests for 8-Hour Ozone:

✓ Regional Emissions Tests

- ➤ Finding SCAG's 2004 RTP/RTIP regional emissions for Ozone precursors are consistent with all applicable emissions budgets for all milestone, attainment, and planning horizon years for the following areas:
 - SCAB (2003 Ozone SIP)
 - SCCAB (Ventura County- 2004 Ozone SIP)
 - Coachella Valley SSAB (2004 Ozone SIP)
 - Western MDAB (2004 Ozone SIP)
- Finding SCAG's 2004 RTP/RTIP regional emissions (build scenario) for Ozone precursors are less than the no-build emissions for the Imperial County portion of SSAB.

✓ Reaffirmation of 2004 RTP/RTIP Conformity Tests

Finding: SCAG reaffirms the applicable conformity findings for both the 2004 RTP/RTIP, which can be found at:

http://www.scag.ca.gov/rtp2001/2004draft/techappendix/Final1echAppend.htm and:

http://www.scag.ca.gov/RTIP/final04/Sec1.pdf

This reaffirmation covers the findings for all applicable pollutants, including regional emissions analyses, financial constraint test, timely implementation of Transportation Control Measures (TCMs) report, applying the use of the latest planning assumptions and the latest approved emissions model, reaffirming consistency between the adopted 2004 RTIP and the adopted 2004 RTP, and reaffirming the process for interagency consultation and public participation.

✓ Inter-agency Consultation and Public Involvement Test

Finding: In addition to reaffirming the already conducted public involvement and interagency consultation test for the 2004 RTP/RTIP, the 8-hour ozone conformity determination is also undergoing an appropriate process for interagency consultation and public participation.

REGIONAL EMISSIONS ANALYSES

SOUTH COAST AIR BASIN (SCAB)

The South Coast Air Basin (SCAB) covers the urbanized portions of Los Angeles, Orange, Riverside, and Sau Bernardino counties, and is within the jurisdiction of the South Coast Air Quality Management District (SCAQMD).

OZONE PRECURSORS

The ozone emissions budgets for ROG and NOx are derived from the summer planning inventory and the reductions from defined new measures in the 2003 SIP.

REACTIVE ORGANIC GAS EMISSIONS (ROG) - SUMMER

	YR 2005	YR 2008	YR 2010	YR 2020	YR 2021	YR 2030
2004 RTP/RTIP Rule 2202	263.760 - 2.593	216.920 - 1.966	190.110 - 1.671	108.030 - 0.800	104.590 0.766	73.620 • 0.493
Adjusted Emission	261.167	214.954	188.439	107.230	103.824	73,127
I/M Improvements	- 2.700	- 2.200	- 1.900	0.000	0.000	0.000
Adjusted Emission	258,467	212.754	186.539	107.230	103.824	73.127
New Defined State Measures	0.000	0.000	- 35,200	0.000	0.000	0.000
Adjusted Emission	258.467	212.754	151.339	107.230	103.824	73.127
New Local Measures	0.000	0.000	0.000	0.000	0.000	0.000
Adjusted Emussion	258.467	212,754	151.339	107.230	103.824	73.127
Entission Budgets	263.000	216.000	155.000	155,000	155,000	155.000
Difference (Adj Budget)	• 4.533	- 3.246	- 3.661	- 47.770	- 51.176	

Conformity finding requirement; ROG emissions must be equal or less than emission budgets.

Note: Year 2008 emissions are estimated by interpolation between year 2005 and year 2010.

Draft 2004 RTP and RTIP Conformity Findings for 8-Hour Ozone

OXIDES OF NITROGEN EMISSIONS (NOx) -SUMMER

	YR 2005	YR 2008	YR 2010	YR 2020	YR 2021	YR 2030
2004 RTP/RTIP Rule 2202	549.350 - 2.879	459,260 - 2,101	403.820 - 1.716	185.010 - 0.728	174.320 - 0.684	121.210 - 0.391
Adjusted Emission	546.471	457.159	402.104	184.282	173.636	120.819
J/M Improvements	- 4.200	- 3,700	- 3.400	0.000	0.000	0.000
Adjusted Emission	542.271	453.459	398.704	184.282	173.636	120.819
New Defined State Measures	0.000	0.000	- 49.400	0.000	0.000	0.000
Adjusted Emission	542.271	453.459	349.304	184.282	173.636	120.819
New Local Measures	0.000	0.000	0.000	0.000	0.000	0.000
Adjusted Emission	542.271	453.459	349.304	184.282	173.636	120.819
Emission Budgets	546.000	464.000	352.000	352.000	352,000	352,000
Difference (Adj - Budget)	- 3.729	- 10,541	- 2.696	- 167.718	- 178.364	- 231.181

Conformity finding requirement: NOx emissions must be equal or less than emission budgets.

Note: Year 2008 emissions are estimated by interpolation between year 2005 and year 2010.

COACHELLA VALLEY (SSAB)

The Coachella Valley is the desert portion of Riverside County in the Salton Sea Air Basin and the South Coast Air Quality Management District (SCAQMD) is the local agency responsible for air quality assessment and improvement in the Coachella Valley.

OZONE PRECURSORS

REACTIVE ORGANIC GAS EMISSIONS (ROG) - SUMMER

	YR 2005	YR 2007	YR 2010	YR 2013	YR 2020	YR 2030
2004 RTP/RTIP	4,350	3.940	3.390	2.800	2.250	1.850
Rule 2202	- 0.040	- 0.034	- 0.029	- 0.024	- 0.016	- 0.012
Adjusted Emission	4.310	3.906	3.361	2,776	2.234	1.838
Emission Budgets	4.600	4.100	4.100	4.100	4.100	4.100
Difference (Adj Budget)	- 0.290	- 0.194	- 0.739	- 1.324	- 1.866	- 2.262

Conformity finding requirement; ROG emissions must be equal or less than emission budgets.

Year 2007 figures are estimated by interpolation between year 2005 and year 2010.

OXIDES OF NITROGEN EMISSIONS (NOx) -SUMMER

	YR 2005	YR 2007	YR 2010	YR 2013	YR 2020	YR 2030
2004 RTP/RTIP	12.060	11.060	9.340	5.340	4.930	3.470
Rule 2202	- 0.052	- 0.044	- 0.035	- 0.027	- 0.017	- 0.011
Adjusted Emission	12.008	11.016	9.305	5.313	4,913	3.460
Emission Budgets	12,300	11.100	11,100	11.100	11.100	11.100
Difference (Adj - Budget)	- 0.292	- 0.084	- 1.795	- 5.787	- 6.187	- 7.641

Conformity finding requirement: NOx emissions must be equal or less than emission budgets.

Note: CARH estimated VMT and emissions for the Mojave Valley subarea. Year 2007 figures are estimated by interpolation between year 2005 and year 2010

0022

WESTERN MOJAVE DESERT AIR BASIN (MDAB)

San Bernardino portion of MDAB excluding Searles Valley and Antelope Valley

OZONE PRECURSORS

REACTIVE ORGANIC GAS EMISSIONS (ROG) - SUMMER

	YR 2005	YR 2007	YR 2010	YR 2020	YR 2030
2004 RTP/RTIP Adjusted Emission	18.800	16.436	13.330	7.690	6.340
Emission Budgets	21.900	19.100	19.100	19,100	19.100
•,,					·
Difference (Adj - Budget)	- 3.100	- 2.664	- 5.770	- 11.410	- 12,760

Conformity finding requirement: NOx emissions must be equal or less than emission budgets.

Note: CARB estimated VMT and emissions for the Mojave Valley subarea.

Year 2007 figures are estimated by interpolation between year 2005 and year 2010

OXIDES OF NITROGEN EMISSIONS (NOx) -SUMMER

	YR 2005	YR 2007	YR 2010	YR 2020	YR 2030
2004 RTP/RTIP Adjusted Emission	52.510	48.388	41.750	19.310	14.360
Emission Budgets	56.900	52.100	52.100	52.100	52.100
Difference (Adj – Budget)	- 3.490	- 3.712	- 10.350	- 32.790	- 37,740

Conformity finding requirement: NOx emissions must be equal or less than emission budgets.

Note: CARB estimated VMT and emissions for the Mojave Valley subarea.

Year 2007 figures are estimated by interpolation between year 2005 and year 2010.

Draft 2004 RTP and RTIP Conformity Findings for 8-Hour Ozone

VENTURA COUNTY

Ventura County portion of the South Central Coast Air Basin (SCCAB) which covers the entire Ventura County and is within the jurisdiction of the Ventura County Air Pollution Control District (VCAPCD).

OZONE PRECURSORS

REACTIVE ORGANIC GAS EMISSIONS (ROG) - SUMMER

	YR 2005	YR 2010	YR 2020	YR 2030
RTP/RTIP	14.330	10.780	6.200	4.170
I/M improvements	- 0.150	- 0.110	0.040	0.000
Adjusted Emission	14.180	10.670	6.160	4.170
Emission Budgets	14.300	14.300	14.300	14.300
Difference (Adj Budget)	- 0.120	- 3.630	- 8.140	- 10.130

Conformity finding requirement: ROG emissions must be equal or less than emission budgets.

OXIDES OF NITROGEN EMISSIONS (NOx) -SUMMER

	YR 2005	YR 2010	YR 2020	YR 2030
RTP/RTIP	21.410	15,350	6.880	4.350
I/M Improvements	- 0.220	- 0.180	0.080	0.000
Adjusted Emission	21.190	15.170	6.800	4.350
Emission Budgets	21.400	21.400	21.400	21.400
Difference (Adj – Budget)	- 0.210	- 6.230	- 14.600	- 17.050

Conformity finding requirement: NOx emissions must be equal or less than emission budgets.

Draft 2004 RTP and RTIP Conformity Findings for 8-Hour Ozone

IMPERIAL COUNTY

The Imperial County portion of the Salton Sea Air Basin is designated by the Environmental Protection Agency (EPA) as a non-attainment area for ozone.

The SCAG Regional Transportation Model does not cover Imperial County. Therefore the conformity analysis is based on the Imperial County Subregional Model.

OZONE PRECURSORS

REACTIVE ORGANIC GAS EMISSIONS (ROG) - SUMMER

	YR 2005	YR 2010	YR 2020	YR 2030
RTP/RTIP	8.845	7.220	5.610	5.690
Baseline	8.850	7.230	5.630	5.720
Difference	- 0.005	- 0.010	- 0.020	- 0.030

Conformity finding requirement: the Plan scenario's emissions must be less than the Baseline scenario's emissions.

Note: Year 2005 emissions are estimated by interpolation between year 2000 and year 2010.

OXIDES OF NITROGEN EMISSIONS (NOx) -SUMMER

	YR 2005	YR 2010	YR 2020	YR 2030
RTP/RTIP	12.720	11.790	8.880	7.790
Baseline	12.725	11.800	8.881	7.810
Difference	- 0.005	- 0.010	- 0.001	- 0.020

Conformity finding requirement: the Plan scenario's emissions must be less than the Baseline scenario's emissions.

Note: Year 2005 emissions are estimated by interpolation between year 2000 and year 2010.

0025

MEMO

TO:

Energy and Environment Committee

FROM:

Ted Harris, Associate Regional Planner, 213-236-1916, harrist@scag.ca.gov

DATE:

January 6, 2005

SUBJECT:

Implementation of CARB's Refuse Rule

SUMMARY

Sarah Siwek, President of Sarah J. Siwek & Associates, will inform the committee of an opportunity to help improve air quality in the region.

BACKGROUND

California Air Resources Board (CARB) recently finalized a refuse-hauling rule that requires reductions of particulate matter (PM). However, the rule does not require additional reductions of smog-causing nitrogen oxides (NOx). Attached are a fact sheet, an air quality bulletin, and a presentation that Sarah Siwek developed to encourage cities and counties to have the refuse haulers install best available control technology to achieve reductions of both NOx and PM. The NOx reductions, if achieved, could help the region achieve air quality standards and maintain positive conformity status.

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Fact Sheet

California Air Resources Board (CARB) Solid Waste Collection Vehicle Rule For a Complete Copy of CARB's FAQ's go to: www.arb.ca.gov/msprog/swcv/swcv_q&a.htm.

Summary of Rule

The California Air Resources Board (CARB) adopted a new rule in September 2003 that requires owners of waste collection vehicles to significantly reduce the emissions from their vehicles over the next six years. The rule became effective on July 20, 2004. The regulation requires waste collection truck owners to use CARB-approved best available control technology that best reduces diesel PM from 1960 through 2006 model year trucks.

Who Does this Rule Apply To?

The rule applies to owners of solid waste collection vehicles, which are defined as an on-road heavy-duty vehicle (gross vehicle weight over 14,000 lbs.) used to collect residential and commercial solid waste for a fee. Municipalities that operate their own collection services must abide with all aspects of the regulation that apply to collection company owners. CARB estimates that there are 12,000 refuse trucks operating throughout California.

Which Vehicles Does the Rule Apply to?

Solid waste collection vehicles starting with the 1960 model year.

How does an owner of solid waste collection vehicles comply?

CARB requires that Best Available Control Technology to reduce particulate matter emissions from diesel solid waste collection vehicles be used. The rule spells out four options as to how to comply. These include: 1) a new engine starting with model year 2007 engines, 2) a repowered 1994-2006 model year engines, 3) an alternative-fuel engine, or, 4) any diesel engine to which the highest level CARB-verified diesel emission control strategy is applied.

Are NOx Reductions Required?

No. NOx reductions are not required however a PM filter/NOx Catalyst combination has been verified by CARB for most 1993-2002 on-road engines.

What is the Cost of the Program and Who is Going to Pay for it?

Depending on the option chosen by the waster haulers, the costs can range from \$5,000 to \$45,000. The high end applies to vehicles that will need to be repowered. CARB allows for the costs of compliance to be covered through increases in fees charged for waste hauling. Municipalities and waste haulers are going to need to negotiate fee increases to cover the costs of compliance as part of their contract negotiations. Over 87% of the in-place refuse contracts include a provision to renegotiate if State laws change.

What is the Role of Municipalities?

Municipalities that contract out for waste collection services must submit an annual report to CARB including the municipality name and contact information. It must also supply information about the collection company it contract with and the address of each terminal in the jurisdiction that house collection vehicles. Also, any waste hauler contract with an effective date of December 31, 2004 or later must include the requirement that the contractor comply with all applicable air pollution laws.

SEPTEMBER 15, 2004 AIR QUALITY BULLETIN – TO ALL CITY AND COUNTY OFFICIALS <u>ACTION NEEDED</u> CARB'S REFUSE RULE: SEIZE THE OPPORTUNITY TO REDUCE NOX AND PM EMISSIONS

Issue

- CARB's Refuse Truck Rule¹ became effective as of July 20, 2004. It impacts over 12,000 refuse trucks
 that operate daily throughout California, primarily on residential streets.
- If refuse haulers only meet the minimum compliance requirements, there will be no NOx reductions from retrofitting existing in-service vehicles as a result of this Rule.
- This would be a huge opportunity missed to reduce the NOx-related health impacts on all Californians.
- However, if <u>both</u> PM and NOx reductions were required, over 3.18 tons per day of NOx reductions, equal to nearly 10% of NOx from refuse trucks, could be achieved statewide.
- Moreover, this reduction can be achieved at a very modest, one-time cost.

Background

- The health impacts of particulate pollution and ozone (which includes NOx) are serious. Children, the
 elderly and those with respiratory problems are especially susceptible to the dangers of air pollution.
 These impacts are especially acute in low-income and minority neighborhoods and near freeways and
 major arterials.
- On average, each refuse truck emits 1.11 tons of nitrogen oxides (NOx) and .07 tons of particulate matter (PM) each year. Statewide, refuse trucks emit 13,320 tons of NOx and 840 tons of PM each year. That means refuse trucks emit over 39.49 tons per day of NOx and 2.3 tons per day of PM.
- We need to reduce PM and NOx emissions throughout the State in order to attain the Federal healthbased air quality standards.
- The Refuse Rule requires PM reductions, <u>but does not require NOx_reductions</u>, even though CARB-verified technologies exist to achieve cost effective NOx <u>and PM reductions</u>.
- If the Rule were also to require NOx reductions, over three tons per day, or 1,160 tons per year, in NOx reductions could be achieved:

	Possible NOx Reductions		
Region	Tons per Day	Tons Per year	
Bay Area Air Quality Management District	0.61	223.0	
South Coast Air Quality Management District	1.53	558.5	
San Diego Air Pollution Control District	0.27	98.6	
San Joaquin Air Pollution Control District	0.27	98.6	
Monterey	0.06	21.9	
Sacramento Metropolitan Air Quality Management District	0.18	65.7	
Other areas in California	0.26	94.9	
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¹ Article 4, Diesel Particulate Matter Control Measures, Chapter 1, Division 3, Title 13, California code of Regulations, Sections 2020, 2021, 2021.1, 2021.2. 0 0 2 8

Costs of Compliance are Minimal and One-Time Only

- CARB recognizes in the rule and has notified cities and counties², that the cost of compliance should be
 passed on to ratepayers and negotiated into refuse hauling contracts. Over 87% of the existing refuse
 contracts allow for renegotiation in the case of a new State law such as this.
- Where cities and counties directly provide waste hauling, they need to comply with the Rule. It is
 expected that they will also pass the cost of compliance on to residential and commercial customers.
- The costs³ of rule compliance are shown below. This table assumes the entire cost is spread out over a
 one-year period. Assuming the monthly refuse service cost is currently \$18.90 per household, the onetime cost increase would be 1.5% for PM only and 2.8% for PM and NOx reductions.

Cost	Monthly <u>One Time</u> Cost per Household	Total <u>One Time</u> Cost per Household
PM only control	\$.28	\$3.36
PM and NOx control	\$.53	\$6.36
Beastra (1)		

Why Does This Matter to Cities, Counties & Metropolitan Planning Organizations (MPOs)?

- U.S. EPA requires that federal transportation investments support clean air goals.
- MPOs must demonstrate that transportation sources including trucks, cars, and buses are achieving
 emissions reductions from PM, NOx and VOCs. This is called transportation conformity. Refuse trucks
 need to reduce NOx to help in this process.
- Falture to meet U.S. EPA transportation conformity requirements results in the withholding of federal transportation funds for all but limited types of projects. An interruption in the flow of federal transportation funds impacts everyone: cities, countles, transit agencies, and metropolitan planning organizations.

What Can Cities and Counties Do? Be Proactive....

- Notify the refuse haulers in your city or county of the new CARB rule.
- Inform the refuse haulers that they must implement both PM and NOx reductions when available if they
 intend to negotiate for higher fees to offset the cost of the CARB Refuse Rule.
- If the city or county directly provides refuse hauling services, retrofit vehicles with PM and NOx reduction technologies. Get the maximum reductions possible.

The benefits to air quality and public health are well worth the effort!!

² CARB Board Members DeSaulnier, Patrick, Riordan, Roberts letter to all City and County Officials, April 30, 2004.

³ All compliance costs are estimates using reasonable assumptions and are intended to offer an understanding of the magnitude and scope of compliance costs. Actual compliance costs must be popplied on an individual fleet basis and will likely be different.

Energy and Environment Committee January, 2005



Sarah J. Siwek Sarah J. Siwek & Associates, Inc.

CARB Refuse Rule

- Effective July 20, 2004
- · Impacts 12,000 trucks statewide
- Refuse trucks emit 13,320 tons of NOx and 840 tons of PM per year statewide
 - 36,49 tons NOx and 2.3 tons PM daily
- Rule requires PM reductions only
- We need NOx reductions too!

CARB Refuse Rule

- CARB notified cities and counties (4/30/04) that cost of compliance should be offset by ratepayers
- Cost to achieve PM reductions one-time cost \$.28 per household per month for 12 months or \$3.36 total
- Minimum compliance; No NOx reductions

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CARB Refuse Rule

- CARB-verified technologies to reduce NOx are available now that weren't when rule developed
- Cost to achieve NOx reductions one-time cost of \$.25 per household per month for 12-months or \$3.00 total
- Would result in 1.53 tons per day of NOx reductions in the SCAB

CARB Refuse Rule

- Advocate that cities and countles be made aware of the opportunity to reduce <u>both</u> NOx and PM
- Suggest regulring maximum emission reductions from the rule
- Support necessary rate increases for refuse hauling contractor, or city, compilance

CARB Refuse Rule

- · Why am I here?
- This is an opportunity that should not be lost.
- · We need NOx reductions
- These NOx reductions are:
 - Cost effective
 - Immediate
 - Can be used for conformity credit in regional emissions analysis

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Action Needed

- · Contact all cities and counties
- Provide information on the opportunity to reduce NOx and PM
- Encourage maximum reductions possible
- We will not get significant NOx reductions from refuse trucks for years without action now

M E M O

TO:

Energy and Environment Committee

FROM:

Ted Harris, Associate Planner, 213-236-1916, harrist@scag.ca.gov

DATE:

January 6, 2005

SUBJECT:

Port of Los Angeles Baseline Air Emission Inventory

BACKGROUND

Dr. Ralph Appy will give an overview of the attached Port-Wide Baseline Air Emissions Inventory for the Port of Los Angeles. Furthermore, Dr. Appy will discuss the feasibility of accommodating the projected increase in goods movement without increasing air pollution.

105976

FINAL DRAFT



PORT-WIDE BASELINE AIR EMISSIONS INVENTORY EXECUTIVE SUMMARY

June 2004

Prepared for:

PORT OF LOS ANGELES

Prepared by:

Starcrest Consulting Group, LLC 6200 Taggart Street Houston, Texas 77007





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ACRONYMS AND ABBREVIATIONS

ARB (California) Air Resources Board

ASTM American Society for Testing and Materials

BAH Booz Allen Hamilton, Inc.

BNSF Butlington Northern Santa Fe Railroad

BSFC brake specific fuel consumption

CHE cargo handling equipment

CO carbon monoxide
DF deterioration factor

DMV Department of Motor Vehicles

DPM diesel particulate matter

DWT deadweight tons

EEAI Energy and Environmental Analysis, Inc.

EF emission factor
EI emissions inventory

EMD (GE) Electromotive Division

EPA U.S. Environmental Protection Agency

FCF fuel correction factor

g/day grams per day g/hr grams per hour g/mi grams per mile

GVWR gross vehicle weight rating

HC hydrocarbons
HDV heavy-duty vehicle
hp horsepower

hp horsepo hrs hours

ICTF Intermodal Container Transfer Facility

IFO intermediate fuel oil

IMO International Maritime Organization

ISO International Organization for Standardization

ITB integrated tug/barge

kW kilowatts
lbs/day pounds per day
LF load factor

LPG liquefied petroleum gas

MarEx Marine Exchange of Southern California

MCR maximum continuous rating

MDO marine diesel oil

MMA Meyer, Mohaddes Associates, Inc.

mph miles per hour MW megawatts



ACRONYMS AND ABBREVIATIONS (Cont'd)

NO_s oxides of nitrogen OGV ocean-going vessel

PCEEI Pleasure Craft Exhaust Emissions Inventory

PHL Pacific Harbor Line
PM particulate matter

PM₁₀ particulate matter less than 10 microns in diameter PM₂₅ particulate matter less than 2.5 microns in diameter

POLB Port of Long Beach ppm parts per million

RIA Regulatory Impact Analysis

RO residual oil Ro-Ro rell-on/rell-off

rpm revolutions per minute

RSD Regulatory Support Document RTG rubber tired gantry crane

RTL rich text language

SCAQMD South Coast Air Quality Management District

SO₂ sulfur dioxide

SoCAB South Coast Air basin

SSA Stevedoring Services of America

SUV sport-utility vehicle

TEU twenty-foot equivalent unit

TOG total organic gases tpd tons per day tpy tons per year U.S. United States

UP Union Pacific Railroad

USACE U.S. Army Corps of Engineers

VMT vehicle miles of travel
VSR Vessel Speed Reduction
VTS Vessel Traffic Service



EXECUTIVE SUMMARY

The Port of Los Angeles (Port) has prepared a 2001 Baseline Emissions Inventory (EI) in response to concerns from the public about the potential health impacts to surrounding communities from Port operations and to provide the Port with a planning document for development, prioritization and implementation of emission control strategies to reduce these impacts.

To address community concerns about air quality and other impacts, the Board of Harbor Commissioners on October 10, 2001, acting on the request of Mayor James Hahn, adopted a "goal that there will be no net increase in air emissions or traffic impacts from future Port operations." To initiate action on meeting the goal, the Board directed staff to conduct several environmental baseline studies. The Board approved the Concept Plan for the Portwide Environmental Studies in December 2001 that combined several of the original air quality initiatives into a single Air Studies Program.

The 2001 Baseline EI is a major milestone for the Port and represents successful completion of the first component of the Air Studies Program. The inventory's comprehensive activity-based approach provides emission estimates, focusing on emissions of diesel particulate matter, for all significant sources operating in the Port. Development of this EI has been coordinated with the U.S. Environmental Protection Agency - Region 9 (EPA), California Air Resources Board (ARB), and South Coast Air Quality Management District (SCAQMD).

The 2001 EI includes tenant source category emissions that occur on Port-owned land within the Port boundary/district. Figure ES.1 shows the land area of active Port terminals in 2001, designated in yellow, including the area to the northeast. This figure illustrates the in-Port area of study. In addition to in-Port emissions, emissions from locomotives and onroad trucks transporting Port cargo have been estimated for activity that occurs outside the Port, but within the South Coast Air Basin (SoCAB) boundaries. Figure ES.2 shows the SoCAB boundary and the location of the Port. Since both the Port and Port of Long Beach are interconnected with intermodal transportation linkages, every effort was made to only account for freight movements originating from or having a destination at the Port. For marine vessels, the geographical extent of the EI is the same boundary that was used in previous marine vessel inventories for the South Coast Air Quality Management District. Figure ES.3 shows the geographical extent of the out-of-Port study area for marine vessels.

The scope of the study includes five source categories: occan-going vessels (OGVs), harbor craft (e.g., tugboats, ferries, commercial fishing vessels, dredges, etc.), off-road cargo handling equipment (CHE), railroad locomotives and on-road heavy-duty vehicles (HDV). For each source category, baseline emission estimates were developed for oxides of nitrogen (NO_x), total organic gases (TOG), carbon monoxide (CO), particulate matter less than 10 microns (PM₁₀) and 2.5 microns (PM₂₃) in diameter, diesel particulate matter (DPM), and sulfur dioxide (SO₂). The inventory does not include stationary sources, as these are included in stationary source permitting programs administered by the SCAQMD.



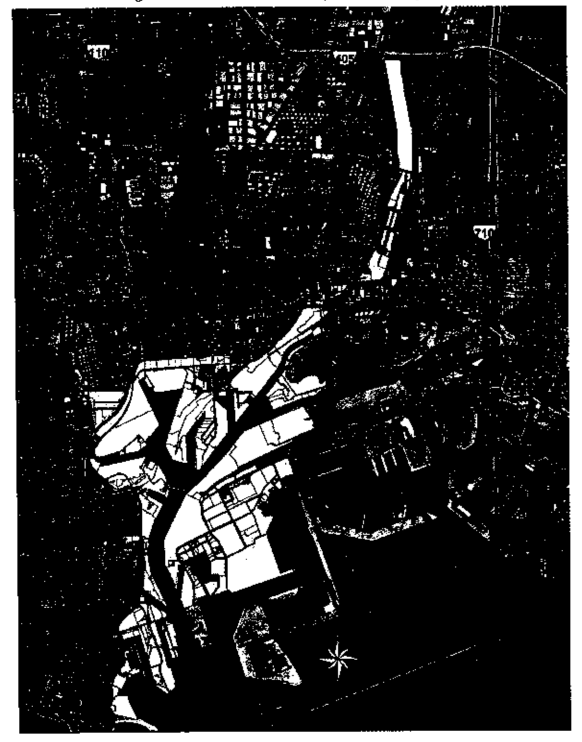


Figure ES.1: Baseline Inventory In-Port Study Area

Port of Los Angeles 2 June 2004



EASTERN BOUNDARY OF THE SOUTH COAST
AIR QUALITY MANAGEMENT DISTRICT

EASTERN BOUNDARY OF THE SOUTH COAST AIR BASIN
PORTION OF MOHAVE DESERT AIR BASIN

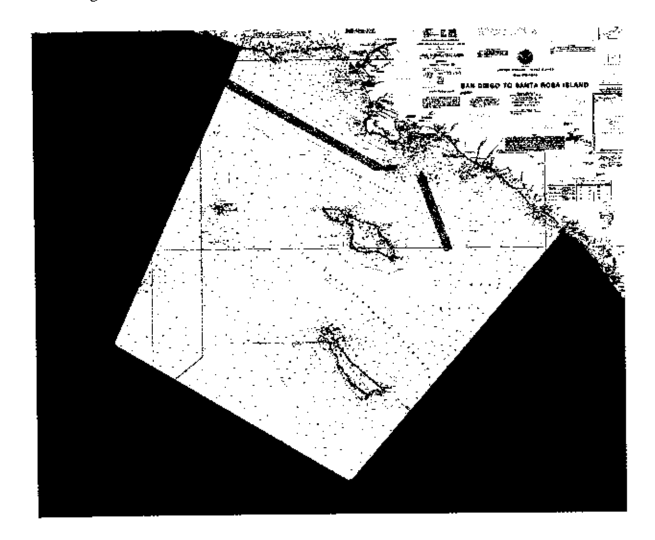
PORTION OF SAITON SEA AIR EASIN

Figure ES.2: South Coast Air Basin Boundary

Port of Los Angeles 3 June 2004



Figure ES.3: OGV and Harbor Vessel Out of Port Geographical Extent





Methodology Overview

The basic approach to developing an activity-based or "bottom-up" EI was based on interviews and conversations with tenants who own, operate and maintain equipment and own or charter vessels. Port tenants and shipping lines played an essential role in the success of this EI by providing the most accurate information available. The activity and operational data collected was then used to estimate emissions for each of the various source categories in a manner consistent with the latest estimating methods, as agreed on by the Port and participating regulatory agencies. The information that was gathered, analyzed and presented in this report improves the understanding of the nature and magnitude of Port-wide emission sources and is unprecedented in that it represents the first EI specifically covering Port sources of emissions disaggregated from all other sources contained in regional EIs. Specific data collection and analytical approaches unique to each of the five source categories are summarized below.

Ocean-Going Vessels

The basic methodology for estimating emissions from the various types of ocean-going vessels (auto carriers, bulk carriers, containerships, cruise ships, general cargo ships, ocean-going tugboats, refrigerated vessels, roll-on roll-off ships, bulk liquid tankers) that call on the Port utilized local activity-based data, previous marine emissions studies developed in California, elsewhere in the nation, and international studies. In addition to using available data on every OGV visit to the Port in 2001, the Port implemented an unprecedented Vessel Boarding Program that focused on gathering specific vessel characteristics and operational data and gaining an understanding of how the different types of OGVs arrive, depart, and transit the Port, as well as how they operate while at dock ("hotelling").

Harbor Craft

The Port harbor craft operators and marina managers were interviewed to develop a harbor craft list. ARB's 2002 Statewide Commercial Harbor Craft Survey and Pleasure Craft Exhaust Emissions Inventory supplemented this information. The harbor craft were separated into the following categories: assist tugboat, towboats and push boats, ferries, excursion vessels, crew boats, work boats, government vessels, dredges and dredging support, commercial fishing vessels, and recreational vessels. Valuable data was provided for assist tugs in the form of histograms on engine operations and loads. This is the first time that hard data of this caliber was used in a marine emissions inventory.

Cargo Handling Equipment

CHE consists of various types of equipment and vehicles that fall within the off-road designation and are used to move cargo within terminals and other off-road areas. The emission estimates for this group were prepared by the ARB using their OFFROAD model, which has been developed to estimate emissions from off-road equipment fleets. Equipment operators and owners were interviewed and equipment lists with detailed specifications were developed that formed the inputs for the OFFROAD model. This ensured that specific information on the fleets that actually operate in the Port was used to estimate emissions.

Port of Los Angeles 5 June 2004

¹ California Air Resources Board, OFFROAD, 2003. See http://www.arb.ca.gov/msei/off-road/off-road/htm.



Railroad Locomotives

Railroad operations are typically described in terms of two different types of operation, line haul and switching. Because of different types of information provided by the railroad companies, emissions were estimated using two basic methods. For most of the switching activities, emission estimates were based on the percentage of time spent in the different throttle notch settings. This information was obtained from on-board observations of switch engine operations during normal shift duties and from on-board dataloggers. For line haul activities (and a limited amount of switching activity), fuel usage was used as a surrogate measure of the level of activity of the locomotives. The EPA has published emissions information for switch and line haul locomotive operations in both throttle notch and fuel consumption modes and this information was used to cross-check between the estimating methods to demonstrate the degree of agreement.

Heavy-Duty Vehicles

There are two components to the estimation of HDV emissions presented in this report on-road travel and on-terminal operations. For estimating on-road (off-terminal) HDV emissions, on-road activity information was developed by a traffic consultant, Meyer, Mohaddes Associates, Inc. (MMA), using trip generation and travel demand models that were used in previous Port traffic studies². A Port-specific HDV model year distribution was developed by the ARB and the SCAQMD for this study by querying over 7,000 license plate numbers obtained from local terminals against the California Department of Motor Vehicles (DMV) registration database. For estimating on-terminal HDV emissions, terminal operators were interviewed with regards to on-terminal traffic patterns, including time spent waiting at the entry gate, time and distance on terminal while dropping off and/or picking up cargo, and time spent waiting at exit gates. Off-terminal and on-terminal emissions were estimated by multiplying the appropriate emission factor derived from EMFAC 2002³ by the time and distance parameters established for the terminals.

Results

2001 emission estimates by source category in terms of tons per year (tpy) and tons per day (tpd) are summarized in Tables ES.1 and ES.2, respectively. These estimates include emissions related to 1) Port operations occurring within the Port boundary/district (In-Port) and 2) the transportation of Port-related cargo within the SoCAB (Regional).

Port of Los Angeles 6 June 2004

Meyer, Mohaddes Associates, Inc., June 2001. Ports of Long Beach/Los Angeles Transportation Study, and Meyer, Mohaddes Associates, Inc., April 2004. Port of Los Angeles Baseline Transportation Study.

³ California Air Resources Board, EMFAC2002. EMFAC2002 is the emission factor model approved by EPA for use in estimating emissions for on-road vehicles in California.



Table ES.1: 2001 Emissions by Source Category, tons per year

	Z	Č	TC	TOG	3	•	PM	و	PM2,	ية يق	SO,	~
	In-Port	In-Port Regional	In-Port	In-Port Regional	In-Port Regional	Regional	In-Port	In-Port Regional	In-Port	n-Port Regional	In-Port Regional	Regional
Ocean-Going Vessels	1.967.6	1,967.6 6,922.7	55.6	233.6	159.8	553.9	43.7	531.9	35.0	426.6	1,098.5	4,117.5
Harbor Craft	1.968.0	3,530.7	172.2	376.0	701.5	1,622.8	88	178.0	91.7	163.7	152.0	506.4
Camo Handling Equipment	1.862.6		204.5	204.5	725.5	725.5	111.6	111.6	102.6	102.6	44.1	4.1
Hailroad Locomotives	445.9	2,465.8	17.0	99.7	49.6	249.4	6.6	60.1	9.1	55.2	3.1	8,68
Heavy-Duty Vehicles	872.5	872.5 4,463.5	53.1	185.5	246.0	815.3	24.4	87.9	22.4	77.9	6.1	33.6
Total	7,116.6	7,116.6 19,245.3	502.4	1,099.3	1,882.4	3,966.9	289.3	5'696	260.8	826.0	1,303.8	4,791.4

Table ES.2: 2001 Emissions by Source Category, tons per day

			TOC	. "	, o	c	MA	_	PM.	<u>ق</u>	35	ós
	In-Borr	NOs In-Port Regional	In-Port Regional	Servious	In-Port	In-Port Regional	In-Port	r Regional	In-Part	In-Port Regional	In-Port Regions	Regional
Ocran-Guine Vessels	P. 6	19.0	62	9.0	4.0	1.5	0.1	0.1 1.5	0.1	1.2	3.0	11.3
Hathor Craft	5.4	5.7	0.5	1.0	1.9	4.4	0.3	0.5	0.3	0.4	4.0	1.4
Coreo Mandling Reminment		: G	9.0	9.0	2.0	2.0	0.3	0.3	0.3	0.3	0.1	.
Railroad Locumotives	1.2	. %	0.0	0.3	0.1	0.7	0.0	0.2	0.0	0.2	0.0	0.2
Heavy-Duty Vehicles	44	12.2	<u>-</u> 0	6.5	0.7	2.2	0.1	0.2	0.1	0.2	0.0	0.1
Total	19.5		1.4	3.0	5.2	10.9	0.8	2.7	0.7	2.3	3.6	13.1

June 2004

Cargo Handling Equipment

Heavy-Duty Vehicles



2,000

NΟx

TQG

Figure ES.4 illustrates the comparative contribution of each source category to total Port emissions, by key pollutant.

20,000 18,000 14,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000

Figure ES.4: Port-Related Emissions by Source Category, tons per day

Table ES.3 illustrates the percentage breakdown of average annual emissions by source category for each pollutant and is an extension of the bar chart above.

PM₁₀

Table ES.3: Percentage Breakdown of Port Emissions in Air Basin

	NO _x	TOG	со	PM _{t0}	PM _{2.5}	SO ₂
Ocean-Going Vessels	36%	21%	14%	55%	52%	86%
Harbor Craft	18%	34%	41%	18%	20%	11%
Cargo Handling Equipme	ent 10%	19%	18%	12%	12%	<1%
Railroad Locomotives	13%	9%	6%	6%	7%	<2%
Heavy-Duty Vehicles	23%	17%	21%	9%	9%	<1%

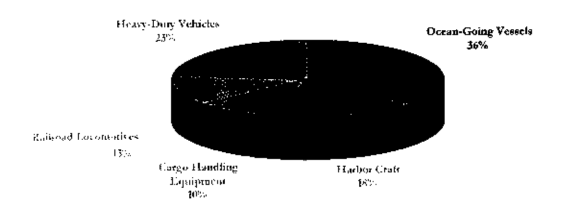
Port of Los Angeles 8 June 2004



The following five figures illustrate the percentage breakdown of average annual emissions by source category for each pollutant and graphically display the data contained in Table ES.3. In summary, the ocean-going vessels account for the largest percentage of emission for every pollutant, except for CO emissions in which the recreational vessels, included in the harbor vessel category, have a large percentage of the estimated CO emissions.

The NO_x emissions from ocean-going vessels represent 36% of Port-related emissions; heavy duty vehicles represent 23%; harbor craft represent 18%; locomotives represent 13%; and cargo handling equipment represent 10% of total Port NO_x emissions.

Figure ES.5: Percentage of Port NO_x Emissions by Source Category

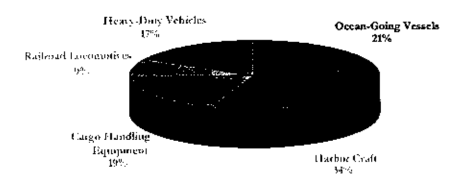


Port of Los Angeles 9 June 2004



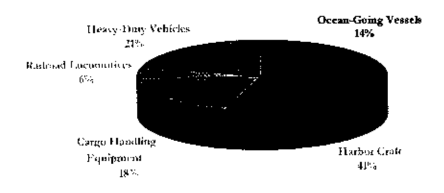
The TOG emissions from harbor craft represent 34% of Port-related emissions; ocean-going vessels represent 21%; cargo handling equipment represent 19%; heavy duty vehicles represent 17%; and locomotives represent 9% of total Port TOG emissions.

Figure ES.6: Percentage of Port TOG Emissions by Source Category



The CO emissions from harbor craft represent 41% of Port-related emissions; heavy duty vehicles represent 21%; cargo handling equipment represents 18%; ocean-going vessels represent 14%; and locomotives represent 6% of total Port CO emissions.

Figure ES.7: Percentage of Port CO Emissions by Source Category

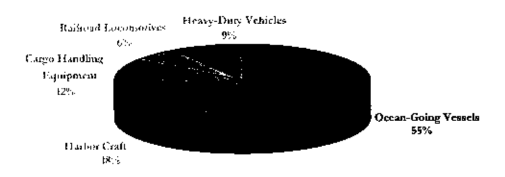


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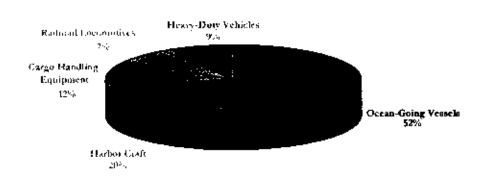
The PM10 emissions from ocean-going vessels represent 55% of Port-related emissions; harbor craft represent 18%; cargo handling equipment represents 12%; heavy duty vehicles represent 9%; and locomotives represent 6% of total Port PM10 emissions.

Figure ES.8: Percentage of Port PM₁₀ Emissions by Source Category



The PM_{25} emissions from occar-going vessels represent 52% of Port-related emissions; harbor craft represent 20%; cargo handling equipment represents 12%; heavy duty vehicles represent 9%; and locomotives represent 7% of total Port PM_{25} emissions.

Figure ES.9: Percentage of Port PM₂₅ Emissions by Source Category



Port of Los Angeles 11 june 2004



The SO2 emissions from ocean-going vessels represent 85% of Port-related emissions; harbor craft represent 11%; locomotives represent less than 2%; and cargo handling equipment and heavy duty vehicles each represent less than 1% of the total Port SO2 emissions.

Congo Hamiling Heavy-Dusy Vehicles
Equipment <10.5

Ocean-Going Vessels
85%

Figure ES.10: Percentage of Port SO₂ Emissions by Source Category

Next Steps

Harbor Chaft 1105

The successful completion of the Port-wide Baseline Emissions Inventory will enable the Port to initiate work on the remaining components of the Air Studies Program. Specifically, it provides the requisite data for preparation of a Port-wide health risk assessment and development of air emission control strategies necessary to achieve the Board's goal of "no net increase" in Port emissions. It also provides the foundation for future updates to the EI and preparation of project environmental analyses.

Port of Los Angeles 12 June 2004

MEMO

TO: Energy and Environment Committee

FROM: Ted Harris, Associate Planner, 213-236-1916, harrist@scag.ca.gov

DATE: January 6, 2005

SUBJECT: Guidance Document for Addressing Air Quality Issues in General Plans and Local

Planning

BACKGROUND

The South Coast Air Quality Management District (SCAQMD) is preparing a Guidance Document for Addressing Air Quality Issues in General Plans and Local Planning to assist cities and counties in the South Coast Air Basin to help improve air quality. An Air Quality Element in a General Plan is optional in California, and the Guidance Document is intended to encourage cities and counties to adopt or update an Air Quality Element to help protect citizens within their boundaries and to collectively improve air quality throughout Southern California.

Terry McCall, Air Quality Specialist for SCAQMD, will provide an overview of the purpose and content of the attached Guidance Document for Addressing Air Quality Issues in General Plans and Local Planning.

Guidance Document for Addressing Air Quality Issues in General Plans and Local Planning

A Reference for Local Governments within the South Coast Air Quality Management District



This Guidance Document is prepared by the South Coast Air Quality Management District (AQMD) as a reference for Cities and Counties within AQMD signification. It provides suggested polices that local governments can use to prevent or reduce potential air pollution impacts and protect public health in their General Plans or through local planning. The objective of the Guidance Document is to facilitate stronger collaboration between local governments and the AQMD to reduce community exposure to source-specific and cumulative air pollution impacts.

November 9, 2004

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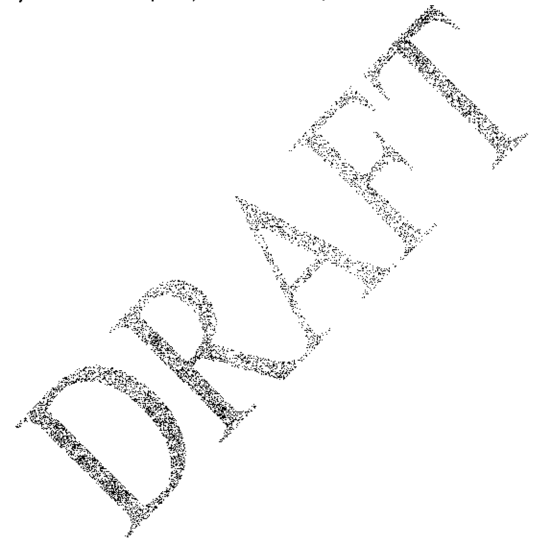


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PREFACE

California state law requires each city and county to adopt a General Plan which expresses the community's development goals and embodies public policy relative to the distribution of future land uses, both public and private. General plans must address seven elements: land use, circulation, housing, conservation, open space, noise, and safety to the extent that provisions in these elements are relevant. Often, air quality concerns are addressed in these required elements, particularly land use and conservation. Cities and counties have the option to adopt additional elements to address other topics, such as air quality, which in the judgment of the legislative body relates to the physical development of the county of city. Once adopted, any optional element carries the same legal weight as any of the seven mandatory elements.

The South Coast Air Quality Management District's (AQMD) environmental justice program is designed to protect the rights of the residents in the South Coast Air Basin (Basin) to live and work in an environment of clean air; free of airborne health threats. The guiding principle of the program is based on "equitable environmental policymaking and enforcement to protect the health of all residents, regardless of age, culture, ethnicity, gender, race, socioeconomic status, or geographic location, from the health effects of air pollution." The AQMD's environmental justice program was enhanced in 2002 to include the development of a model air quality element for cities and counties within AQMD's jurisdiction that considers the health risks to community residents associated with local government land use planning and decision-making. To that end, the AQMD is making this Guidance Document available to local governments as a tool to assist them as they develop or update their general plans.

State or federal law does not require separate air quality elements in General Plans and the AQMD holds no requirement that local governments include a "stand alone" air quality element in their plans. The AQMD encourages local governments to use the information presented in this guidance to: (1) help develop a separate air quality element, (2) update their current air quality element or (3) integrate air quality objectives, policies and strategies in other elements of their general plans. The full list of air pollution topics, as they are related to Land Use, Transportation/Circulation and Energy, in this Guidance Document is not intended to apply in every jurisdiction. We recognize that each community must address a unique combination of air quality and other community development issues in their general plans, therefore the format and scope of air pollution control strategies in this Guidance Document must be tailored to be consistent with the structure and content of their existing general plans. These topics are presented for Planners within local jurisdictions to consider and implement in a manner that can most effectively improve air quality and reduce the health impacts of air pollution in their communities. The appropriate mix of pertinent air quality strategies and control measures that effectively reduces air pollution and the level of detail of the related polices in the air quality element is solely at the discretion of the local jurisdictions. The primary users will likely be local government planners within the district; however, the ideas, technical issues, and references in the Guidance Document are also intended for private developers, residents and community organizations. The document will be updated and revised periodically to make the most current information available as a user-friendly reference to help local governments update their general plans.

We encourage cities and counties in the district to utilize the Guidance Document as they update their general plans. The combined implementation of the suggested strategies throughout the region will strengthen the local government partnership with the AQMD to achieve state and federal clean air standards and demonstrate the resolve of cities and counties in the district to provide environmental equity and protect public health.



CHAPTER 1

INTRODUCTION

- REGULATED AIR POLLUTANTS
- THE EFFECTS OF AIR POLLUTION ON HEALTH AND
 WELFARE
- THE ROLE OF FEDERAL, STATE, AND LOCAL AGENCIES TO REDUCE AIR POLLUTION
- THE REGIONAL AIR QUALITY MANAGEMENT PLAN
- ENVIRONMENTAL JUSTICE
- REPORT FORMAT



INTRODUCTION

California state law requires each city and county to adopt a general plan "for the physical development of the county or city, and any land outside its boundaries which bears relation to its planning". The general plan must contain seven "elements": land use, circulation, housing, conservation, open-space, circulation, noise and safety. The policies in the required general plan elements are the basis for most land use decisions. Land use policies and practices have the potential to exacerbate localized air pollution impacts and adversely affect public health. State law offers the flexibility to go beyond the mandatory elements to adopt "any other elements or address any other subjects, which in the judgment of the legislative body, relate to the physical development of the county or city." Many citles and counties in the district have addressed air quality in other sections of the general plan, such as land use, circulation, conservation, and community design. While the air quality element is not mandatory, two counties (San Bernardino and Riverside) and 44 cities within AQMD's jurisdiction have adopted separate air quality elements in their general plans (Appendix A).

The Basin exceeds federal standards for ozone and particulate matter (PM₁₀ and PM_{2.5}). It is currently the only area in the nation classified as "extreme" non attainment for ozone. The General Plan, as the foundation for all local planning and development, is an important tool to implement local government policies and programs that are vital to achieving clean air standards. The fact that Southern California continues to be faced with some of the most serious air pollution problems in the United States is a strong case for the topic of air quality to be included as a stand alone element in general plans. This chapter presents are overview of regulated air pollutants in the district and summarizes the effects of air pollution on public health and welfare.

REGULATED AIR POLLUTANTS

Air pollutants regulated by the federal and California Clean Air Acts or other laws fall under three categories:

- criteria air pollutants
- toxic air contaminants (TAC),
- global warming and ozone-depleting gases.

Pollutants in each of these categories are monitored and regulated differently. Criteria air pollutants are measured by sampling concentrations in the air; toxic air contaminants are measured at the source and in the general atmosphere, and global warming and ozone-depleting gases are not monitored but are subject to federal and regional policies that call for their reduction and eventual phase out. The U.S. Environmental Protection Agency (EPA) has established ambient air quality standards for the following air pollutants:

- ozone (O₃)
- nitrogen dioxide (NO₂)
- carbon monoxide (CO)
- sulfur dioxide (SO₂)
- lead (Pb)
- inhalable particulate matter (PM₁₀)
- fine particulate matter (PM_{2.5})

The California Air Resources Board (CARB) has also established ambient air quality standards for the six pollutants regulated by the EPA. Some of the California ambient air quality standards are more stringent than the national ambient air quality standards (NAAQS). In addition, California has established ambient air quality standards for the following pollutants or air quality conditions:

- hydrogen sulfide
- sulfates
- vinyl chloride
- visibility

NAAQS and California ambient air quality standards for the criteria pollutants are listed in Appendix B.

Criteria Air Pollutants

Criteria air pollutants are defined as those pollutants for which the federal and state governments have established air quality standards, for outdoor or ambient concentrations to protect public health. The national and state ambient air quality standards have been set at levels to protect human health with an adequate margin of safety. For some pollutants, there are also secondary standards to protect the environment. The following is a description of the ambient air pollutants and the attainment status of each pollutant in the Basin. A discussion of the health effects of the criteria pollutants is found in Appendix C.

Carbon Monoxide. Carbon Monoxide (CO) is a colorless, odorless gas formed by the incomplete compustion of itiels. Motor vehicles are the main source of this gas. CO competes with oxygen, often replacing it in the blood, thus reducing the blood's ability to transport oxygen to vital organs in the body. The ambient air quality standard for carbon monoxide is intended to protect persons whose medical condition already compromises their circulatory system's ability to deliver oxygen. These medical conditions include certain heart ailments, chronic lung diseases, and anemia. Persons with these conditions have reduced exercise capacity even when exposed to relatively low levels of CO. Fetuses are at risk because their blood has an even greater affinity to bind with CO. Smokers are also at risk from ambient CO levels because smoking increases the background level of CO in their blood. The Basin is designated as a serious non-attainment area for carbon monoxide by both USEPA and CARB. However, there have been no violations of the CO standard in the past three years.

Nitrogen Dioxide. Nitrogen Dioxide (NO₂) is a byproduct of fuel combustion. The principal form of nitrogen oxide produced by combustion is nitric oxide (NO), but NO reacts quickly to form NO₂, creating the mixture of NO and NO₂ commonly called NO_x. NO₂ acts as an acute irritant and, in equal concentrations, is more injurious than NO. At atmospheric concentrations, however, NO₂ is only potentially irritating. There is some indication of a relationship between NO₂ and chronic pulmonary fibrosis. Some increase in bronchitis in young children has also been observed at concentrations below 0.3 part per million (ppm). NO₂ absorbs blue light which results in a brownish red cast to the atmosphere and reduced visibility. Although NO₂ concentrations have not exceeded national standards since 1991 and the state hourly standard since 1993, NO_x emissions remain of concern because of their contribution to the formation of O₃ and particulate matter.

Ozone. Ozone (O₃) is one of a number of substances called photochemical oxidants that are formed when volatile organic compounds (VOC) and NO_x reactin the presence of ultraviolet sunlight. O₃ concentrations are higher in the Basin than anywhere else in the nation, and the damaging effects of photochemical sprog, which is a popular name for a number of oxidants in combination, are generally related to the concentrations of O₃. Individuals exercising outdoors, children, and people with preexisting lung disease. such as asthma and chronic pulmonary lung diseases are considered to be the subgroups most susceptible to O3 effects. Short-term exposures (lasting for a few hours) to O₃ at levels typically observed in southern California can result in breathing pattern changes, reduction of breathing capacity, increased susceptibility to infections, inflammation of the lung tissue, and some immunological changes. In recent years, a correlation between elevated ambient Os levels and increases in daily hospital admission rates, as well as mortality, has also been reported. concentrations declined between 1991 and 1996 to the lowest levels since monitoring began, the Basin continues to have peak O3 levels that are more than two times higher than the national standard and nearly three times higher than the more stringent state standard. The Basin is designated by both the EPA and the CARB as an extreme ozone ren-attainmentarea.

In 1997, the EPA issued a new ozone air quality standard based on an 8-hour average exposure (the current federal ozone air quality standard is based on a 1-hour average period). The new 8-hour average ozone air quality standard provides for greater health protection. Under Presidential Orders, new emission controls to meet the 8-hour ozone standard will not be required until the region attains the current 1-hour ozone standard. Thus, current regulatory control continues to focus on attaining the 1-hour ozone standard with the recognition that these controls will have benefits toward attaining the 8-hour ozone standard.

Particulate Matter. Small inhalable particulate matter (PM₁₀) consists of extremely small suspended particles or droplets 10 microns or smaller in diameter that can lodge in the lungs, contributing to respiratory problems. PM_{10} arises from such sources as road dust, diesel soot, combustion products, tire and brake abrasion, construction

operations, and fires. It is also formed in the atmosphere from NO_x and SO_2 reactions with ammonia. PM_{10} scatters light and significantly reduces visibility.

Inhalable particulates pose a serious health hazard, alone or in combination with other pollutants. More than half of the smallest particles inhaled will be deposited in the lungs and can cause permanent lung damage. Inhalable particulates can also have a damaging effect on health by interfering with the body's mechanism for clearing the respiratory tract or by acting as a carrier of an absorbed toxic substance. For PM₁₀, EPA designates the Basin as serious non-attainment while CARB designates the Basin as simply non-attainment.

In 1997, the EPA established a new fine particulate matter PM₂₈ standard, in addition to the PM₁₀ standard. PM_{2.5} is defined as particulate matter with a diameter less than 2.5 microns and is a subset of PM₁₀. PM_{2.5} consists mostly of products from the reaction of NO_x and SO₂ with ammonia, secondary organics, finer dust particles, and the combustion of fuels including diesel soot. Deadlines for meeting this standard will be ten years after the region is designated as non-attainment by the EPA.

Sulfur Dioxide. Sulfur dioxide (SO₂) is a colorless, purigent gas formed primarily by the combustion of sulfur-containing fossil (uels. Health effects include acute respiratory symptoms and difficulty in breathing for children. Individuals with asthma may experience constriction of airways with exposure to SO₂. Though SO₂ concentrations have been reduced to levels well below state and federal standards, further reductions in SO₂ emissions are needed because SO₂ is a precursor to sulfate and PM₁₀. The Basin is considered a SO₂ attainment area by EPA and CARB.

Lead. Lead (Pb) concentrations once exceeded the state and federal air quality standards by a wide margin, but have not exceeded state or federal air quality standards at any regular monitoring station since 1982. Though special monitoring sites immediately downwind of lead sources recorded very localized violations of the state standard in 1994, no violations were recorded at these stations in 1996. Consequently, the Basing's designated as an attainment area for lead by both the EPA and CARB.

Volatile Organic Compounds. It should be noted that there are no state or federal ambient air quality standards for VOCs because they are not classified as criteria pollutants. VOCs are regulated, however, because a reduction in VOC emissions reduces certain chargeal reactions which contribute to the formation of ozone. VOCs are also transformed into organic aerosols in the atmosphere, contributing to higher PM₁₀ and lower visibility levels.

Although health-based standards have not been established for VOCs, health effects can occur from exposures to high concentrations of VOC. Some hydrocarbon components classified as VOC emissions are hazardous air pollutants. Benzene, for example, is a hydrocarbon component of VOC emissions that is known to be a human carcinogen.

Criteria air pollutant concentrations are typically higher in the Basin than in any other area of the country because of the region's climate, geographical setting, and high concentrations of industry and motor vehicles. Although still high, pollutant concentrations have declined sharply throughout the 1990s. Air quality in 1996 was the best recorded since air pollution agencies began monitoring air pollution in this region in the 1940s prior to the creation of the AQMD. Table 1-1 lists the primary emission sources of the criteria pollutants and some of the harmful effects of the pollutants.

Table 1-1
Primary Sources and Effects of Criteria Pollutants

e Bolevanie	Sou <u>ie</u> i	Primary Health and Weltare Electes 15 is
Lead		Impairment of blood function and nerve construction
(Pb)	Contaminated soil	Behavloratand hearing problems in children
Sulfur Dioxide (SO ₂)	Combustion of sulfur- containing fossil fuels Smelting of sulfur- bearing metal ores Industrial processes	Aggravation of respiratory diseases (asthma, emphysema) Reduced lung function
Carbon Monoxide	Incomplete combustion	Aggravation of some heart diseases (angina)
(CO)	of fuels and other	Reduced tolerance for exercise
, ,	carbon- <u>containing</u>	Impairment of mental function
	substances, such as	Impairment of fetal development
	motor vehicle exhaust	Death at high levels of exposure
	Natural events such as decomposition of organic matter	
Nitrogen Dioxide (NO ₂)	Motor vehicle exhaust High temperature stationary combustion Atmospheric reactions	Aggravation of respiratory illness
Ozone (O ₃)	Atmospheric reaction of organic gases with nitrogen oxides in sunlight	Aggravation of respiratory and cardiovascular diseases Reduced lung function
Fine Particulate	Stationary combustion of	Increased cough and chest discomfort
Matter	solidatuels	Reduced lung function
(PM _{2.5})	Construction activities	Aggravation of respiratory & cardio-respiratory diseases
	Industrial processes	Increases in mortality rate
	Atmospheric chemical reactions	Reduced lung function growth in children

Toxic Air Contaminants

Toxic air contaminants (TAC) are often referred to as "non-criteria" air contaminants because ambient air quality standards have not been established for them. There are hundreds of TACs, and exposure to these pollutants can cause or contribute to cancer

or non-cancer health effects such as birth defects, genetic damage, and other adverse health effects. Effects may be chronic (i.e., of long duration) or acute (i.e., of short duration) on human health. Acute health effects are attributable to short term exposure to air toxics. These effects include nausea, skin irritation, respiratory illness, and, in extreme cases, death. Chronic health effects result from long-term exposure. The effect of major concern for this type of exposure is cancer, which may develop up to 30 years after exposure. The federal EPA regulates TACs through technology-based requirements which are implemented by state & local agencies. California regulates TACs through the air toxics program (H&SC §§ 39660 et seq.) and the Air Toxics "Hot Spots" Information and Assessment (H&SC §§ 44300 et seq.)

The CARB, working in conjunction with the Office of Environmental Health Hazard Assessment (OEHHA), identifies TACs. Air toxic control measures (ATCMs) may then be adopted by CARB to reduce the identified TACs by a certain amount or below a specific threshold based on its potential effects on health. Air quality control agencies, including the AOMD, must implement ATCMs or adopt equal or more stringent control measures as rules within six months of adoption by CARB.

The Air Toxics "Hot Spots" Information and Assessment Act, codified in the Health and Safety Code, requires operators of specified facilities in the district to submit to the AQMD comprehensive emissions inventories and reports by specified dates. The AQMD reviews the reports and then places the facilities into high-, intermediate-, and low-priority categories, based on the potency, toxicity, quantity, and volume of emissions and on the proximity of receptors, including sensitive receptors to the facility. Facilities designated as high priority must prepare a health risk assessment. If the risk is above specified levels, facilities are required to notify the surrounding population and may be required to develop and implement a risk reduction plan.

The AQMD has also developed "industrywide" inventories and assessed risks of small business tacilities with emissions that are easily characterized. Some of the facilities in the industrywide program, are gas stations, small auto body shops, small dry cleaners, plating shops, and fiberglass product manufacturers. This information can then be used as an initial screening tool to determine whether a particular site is advisable for siting a sensitive receptor. In addition, additional information is available from the AQMD database on cumulative sources of toxic emissions and locations of toxic hot spots. Local governments may obtain this information by contacting the AQMD Air Toxics Program. Information is also available to determine if a facility is operating under AQMD permits and what types of pollutants are emitted.

The California Toxic Emissions Near Schools Program requires new or modified sources of air contaminants located within 1,000 feet of the outer boundary of an existing school to give public notice to the parents of school children before an AQMD Permit to Construct is granted (H&SC §§ 42301.6 and 42301.7). With respect to new school sitings, the AQMD identifies permitted facilities emitting TACs located within one-quarter of a mile of the proposed school site. AQMD has adopted many rules that are more stringent than federal or state requirements, especially for facilities emitting TACs

near schools. AQMD also adopts other rules that are not part of the federal or state programs and works with other agencies to encourage TAC reductions in their purview. The emissions inventory data are to be updated every four years. In addition to implementing federal and state toxic requirements, AQMD has an Air Toxics Control Plan and a Cumulative Impacts Reduction Strategy to further reduce TACs and their impacts on the communities in the Basin.

Global Warming And Ozone-Depleting Gases

"Stratospheric ozone depletion" refers to the slow destruction of naturally occurring ozone, which lies in the upper atmosphere (called the stratosphere) and which protects Earth from the damaging effects of solar ultraviolet radiation. Certain compounds, including chlorofluorocarbons (CFCs,) halons, carbon tetrachloride, methyl chloroform, and other halogenated compounds, accumulate in the lower atmosphere and then gradually migrate into the stratosphere. In the stratosphere, these compounds participate in complex chemical reactions to destroy the upper ozone layer. Destruction of the ozone layer increases the penetration of ultraviolet radiation to the Earth's surface, a known risk factor that can increase the incidence of skin cancers and cataracts, contribute to crop and fish damage, and further degrade air quality.

Some gases in the atmosphere affects the Earth's heat batance by absorbing infrared radiation. This layer of gases in the atmosphere functions much the same as glass in a greenhouse (i.e., both prevent the escape of heat). This is why global warming is also known as the "greenhouse effect." Gases responsible for global warming and their relative contribution to the overall warming effect are carbon dioxide (55 percent), CFCs (24 percent), methant (15 percent), and nitrous oxide (6 percent). It is widely accepted that continued increases in greenhouse gases will contribute to global warming although there is uncertainty concerning the magnitude and timing of the warming trend.

Global warming gases and ozone-depleting gases include, but are not limited to, the following:

- Carbon dioxide. Carbon dioxide results from fossil fuel combustion in stationary
 and mobile sources. It contributes to the greenhouse effect, but not to
 stratospheric ozone depletion. In the Basin, approximately 48 percent of carbon
 dioxide emissions come from transportation, residential and utility sources
 contribute approximately 13 percent each, 20 percent come from industry, and
 the remainder come from a variety of other sources.
- Chlorofluorocarbons. CFCs are emitted from blowing agents used in producing foam insulation. They are also used in air conditioners and refrigerators and as solvents to clean electronic microcircuits. CFCs are primary contributors to stratospheric ozone depletion and to global warming. Sixty-three percent of CFC emissions in the Basin come from the industrial sector. Federal regulations require service practices that maximize recycling of ozone-depleting compounds (both CFCs, hydro-chlorofluorocarbons and their blends) during the

servicing and disposal of air-conditioning and refrigeration equipment. AQMD Rule 1415 – Reduction of Refrigerant Emissions from Stationary Refrigeration and Air Conditioning Systems requires CFC refrigerants to be reclaimed or recycled from stationary refrigeration and air conditioning systems. AQMD Rule 1405 – Control of Ethylene Oxide and Chlorofluorocarbon Emissions From Sterilization or Furnigant Processes requires recovery of reclamation of CFCs at certain commercial facilities and eliminates the use of some CFCs in sterilization processes. Some CFCs are classified as toxic air contaminants and regulated by AQMD Rule 1401 – New Source Review of Toxic Air Contaminants and AQMD Rule 1402 Control of Toxic Air Contaminants from Existing Sources.

- Halons. These compounds are used in fire extinguishers and behave as both ozone-depleting and greenhouse gases. Halon production ended in the United States in 1993. AQMD Rule 1418 Halon Emissions From Fire Extinguishing Equipment requires the recovery and recycling of halons used in fire extinguishing systems and prohibits the sale of halon in small fire extinguishers.
- Hydro-chlorofluorocarbons. HCFCs are solvents, similar in use and chemical
 composition to CFCs. The hydrogen component makes HCFCs more chemically
 reactive than CFCs, allowing them to break down more quickly in the
 atmosphere. These compounds deplete the stratospheric ozone layer, but to a
 much lesser extent than CFCs. HCFCs are regulated under the same AQMD
 rules as CFCs.
- Methane. Methane is emitted from biogenic sources, incomplete combustion in forest fires, landfills, and leaks in natural gas pipelines. It is a greenhouse gas and traps heat 40.70 times more effectively than carbon dioxide. In the Basin, more than 50 percent of human-induced methane emissions come from natural gas pipelines, while landfills contribute 24 percent. Methane emissions from landfills are reduced by AQMD Rule 1150.1 Control of Gaseous Emissions from active Landfills. Methane emissions from petroleum sources are reduced by a number of rules in AQMD Regulation XI that control fugitive emissions from petroleum production, refining and distribution.
- 1,1,1,-trichloroethane (TCA). TCA (methyl chloroform) is a solvent and cleaning agent commonly used by manufacturers. It is less destructive on the environment than CFCs or HCFCs, but its continued use will contribute to global warming and ozone depletion. 1,1,1-trichloroethane (TCA) is a synthetic chemical that does not occur naturally in the environment. No TCA is supposed to be manufactured for domestic use in the United States after January 1, 2002 because it affects the ozone layer. TCA had many industrial and household uses, including use as a solvent to dissolve other substances, such as glues and paints; to remove oil or grease from manufactured metal parts; and as an ingredient of household products such as spot cleaners, glues, and aerosol sprays. AQMD regulates this compound as a toxic air contaminant under Rules 1401 and 1402.

The Montreal Protocol on Substances That Deplete the Ozone Layer controls the phase-out of ozone depleting compounds (ODS). Under this international agreement, several organizations report on the science of ozone depletion, implement projects to help move away from ODS, and provide a forum for policy discussions. The AQMD supports state, federal and international policies to reduce levels of ozone depleting gases through its Global Warming Policy and rules. Further, AQMD has developed ODC Replacement Guidelines to facilitate transition from ODCs to substances that are the most environmentally benign.

EFFECTS OF AIR POLLUTION ON HEALTH AND WELFARE

The residents of southern California incur the cost of air pollution by

- increased episodes of respiratory infections and other illnesses
- increased number of days of discomfort and missed days from work and school
- increased symptoms related to respiratory disease, including asthma
- slowed lung function growth and increased asthmatisk in children.
- shortened life spans
- reduced visibility...

Polluted air also damages agriculture, the natural environment, and human-made materials. Improving air quality enhances public health and produces economic benefits that more than offset the costs of attaining clean air. The overall strategy for reducing air pollution for criteria pollutants in the district is contained in the Air Quality Management Plans (AQMP). The AQMP provides control measures that reduce emissions to attain both state and federal ambient air quality standards by their applicable deadlines. The cost benefit analysis for the plan was conducted as part of the 2003 AQMP development. However, not all the health benefits associated with implementing the AQMP can be quantified. Furthermore, the Air Toxic Control Plan amended in 2003 outlines the strategies pursued by the AQMD, CARB, and U. S. EPA to reduce air toxic emissions.

THE ROLE OF FEDERAL, STATE, AND LOCAL AGENCIES TO REDUCE AIR POLLUTION

U.S. Environmental Protection Agency

The U.S. Environmental Protection Agency (EPA) is responsible for establishing the national ambient air quality standards and enforcing the federal Clean Air Act. This agency also regulates emission sources under the exclusive authority of the federal government, such as aircraft, certain types of ships and locomotives. The EPA has jurisdiction over emission sources outside state waters (e.g., beyond the outer

continental shelf) and establishes various emission standards, including those for vehicles sold in states other than California. Automobiles sold in California must also meet the often stricter emission standards established by the California Air Resources Board (CARB). For additional information about the EPA, contact the EPA's general internet address at www.epa.gov. Information on the programs and activities in EPA Region IX, which includes California, can be found at www.epa.gov/region9, and additional information on Office of Mobile Sources can be found at www.epa.gov/omswww/omshorne.htm.

California Air Resources Board

The CARB became part of the California Environmental Protection Agency (CalEPA) in 1991. The agency is responsible for ensuring implementation of the California Clean Air Act, meeting state requirements of the federal Clean Air Act, and establishing state ambient air quality standards. It is also responsible for setting vehicle emission standards and fuel specifications, and regulating emissions from other sources such as consumer products and certain types of mobile equipment (e.g., lawn & garden equipment, industrial forklift). The internet address for CalEPA is www.calepa.cahwet.gov; the address for CARB is www.arb.ca.gov.

South Coast Air Quality Management District

Because Southern California has one of the worst air quality problems in the nation, the AQMD was created by the 1977 Lewis Air Quality Management Act, which merged four county air pollution control agencies into one regional district to better address the issue of improving air quality in Southern California. Under the act, renamed the Lewis-Presley Air Quality Management Act in 1988, the AQMD is the agency principally responsible for comprehensive air pollution control in the South Coast Air Basin. Specifically, the ACMD is responsible for monitoring air quality and planning, implementing, and enforcing programs designed to attain and maintain state and federal ambient air quality standards in the district. Programs developed include air quality rules and regulations that regulate stationary source emissions, including area and point sources and certain mobile source emissions. The AQMD is also responsible for establishing permitting requirements for stationary sources and ensuring that new, modified ac relocated stationary sources do not create net emissions increases and, therefore, are consistent with the region's air quality goals. The AQMD enforces air quality rules and regulations through a variety of means, including inspections, educational or training programs, or fines, when necessary.

The AQMD has jurisdiction over an area of 10,743 square miles, referred to in this document as the district. This area includes all of Orange County, all of Los Angeles County except for the Antelope Valley, the non-desert portion of western San Bernardino County, and the western and Coachella Valley portions of Riverside County. The South Coast Air Basin (Basin) is a sub-region of the district and covers an area of 6,745 square miles. The Basin includes all of Orange County and the non-desert portions of Los Angeles, Riverside, and San Bernardino counties. Figure 1-1 shows the jurisdictional boundaries of the district and the Basin.

Both the district and the Basin are surrounded by mountains, which tend to restrict air flow and concentrate pollutants in the valleys or "basins" below. The Basin is almost entirely urban, and its pollution is typically related to dense population and associated area sources, heavy vehicular traffic, and industrial sources. In the Coachella Valley, pollution problems are associated primarily with ozone transport from the Basin and with particulate emissions from heavy construction, travel on paved and unpaved roads, and agriculture.

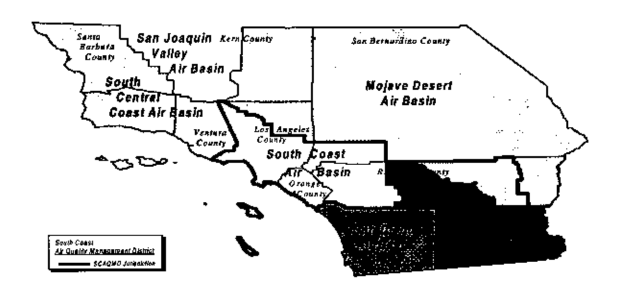


Figure 1-1 South Coast Air Quality Management District

The AQMD is organized according to procedures established by the California Legislature and specified in the Lewis-Presley Air Quality Management Act. The AQMD is organized into three branches. The first branch is the 12-member Governing Board, which is the decision-making body of the AQMD that adopts rules, regulations, and plans, such as the air quality management plan (AQMP). The Governing Board is comprised of nine elected officials, one county supervisor from each of the four counties in the district and five members representing the cities of each county. Because of its size, Los Angeles County has both an eastern and western cities representative. The three remaining board members are appointed to the board by state elected officials: one is appointed by the governor, another is appointed by the Speaker of the Assembly, and the third is appointed by the state Senate Rules Committee. Several advisory committees review and recommend actions to the Governing Board. For example, the Local Government and Small Business Assistance Advisory Group is made up of local government officials, small business representatives, and members of the general

public. This committee, therefore, offers local governmental agencies the opportunity to comment on the AQMD's rule-making and planning processes.

The second branch of the AQMD is the hearing board, which is a quasi-judicial panel authorized to provide relief to regulated facilities from AQMD regulations. Relief from regulations can only occur under specific circumstances, such as emergencies, etc. State law requires that the hearing board be appointed by the Governing Board, but the hearing board acts independently of the Governing Board. The third branch is management/staff, which is the bulk of the agency and reports to the AQMD Governing Board. This branch includes the divisions responsible for: developing rules and rule amendments; permitting of air pollution sources and the compliance; planning programs such as the AQMP; air quality monitoring; public outreach and small business assistance; and prosecuting cases of rule violations. Additional information on the AQMD is available at AQMD's internet address - www.agmd.gov.

Local Governments

Air quality issues in the district are addressed through the efforts of federal, state, regional, and local government agencies. These agencies and the legislation that authorizes them to regulate air quality are shown in Figure 1-2. Local governments work in concert with their Councils of Governments and the AQMD to improve air quality through a variety of programs, including regulatory actions, policy making, and education programs. Local governments have the flexibility to address air quality issues through ordinances, local circulation systems, transportation services, and land use. No other level of government has that authority, including the AQMD. For many local governments in the district the general plans consolidate air quality related goals, objectives and polices into an optional air quality element. The air quality element gives direction for sound decision making on air quality-related issues and provides a solid basis to inform citizens as well as developers, on air quality policies to protect public health.

Local governments, which include both city and county agencies, have the ability to control or mitigate air pollution through their police powers and land use decisionmaking authority. Many class in the district have adopted air quality elements into their general plans, coordinating these elements with the Air Quality Management Plan (AQMP) and the congestion management program requirements of state law. Local ordinances can also provide mechanisms for reducing air pollution. For example, local design standards specifias requiring bicycle racks and bicycle paths may result in reducing motor vehicle trips. Further, through capital improvement programs, local governments can fund infrastructure that contributes to improved air quality, such as bus turnouts, energy-efficient street lights, and synchronized traffic signals. Local governments can also take administrative actions that reduce air pollution, such as creating a telecommunication program to enable local government employees to work at home.

Figure 1-2
Authorizing Legislation with Air Quality Components

70000		
Federal	Clean Air Act	Environmental Protection Agency
State	California Clean Air Act (H&S §§ 39660 et seq.)	Callexnia EPA and Air Resources Board
	AB 1807, Air Toxlos Contaminants/Act	Office of Environmental and Health Hezard Assessments
Regional	Assembly Bill 2588, Air Toxids "Hot Spots" Information and Assessment Action 1987	South Coast Air Quality Management District
_	Lewis-Presiev Air Quality Management Act	South Coast Air Quality Management District
Local	Local Ordinances and Air Quality Elements General Plans (H&S §§ 65303)	Public Agencies Including Local Governments and County Transportation Commissions

Assembly Bill 2766 authorizes a \$4 motor vehicle fee surcharge at the time motor vehicles are registered to be used solely to fund projects and programs that reduce air pollution from motor vehicles, as well as to fund mobile-source related planning, monitoring, entercement, and technical studies necessary to implement the California Clean Air Act. The AQMD returns 40 percent of the total AB 2766 revenue Subvention Funds to cities and couplies within the district based on the prorated share of the jurisdiction's population. The Subvention Funds must be exclusively used to implement programs that reduce air pollution from motor vehicles. For many cities, the AB 2766 revenue provides a vital funding source to implement AQMP mobile source control measures and meet requirements of state and federal Clean Air Acts. Cities and counties should consider the total emissions reduction potential of an AB 2766 project along with the expected emission reduction rate. An AB 2766 Resource Guide is available as a framework for use of the funds to help local governments evaluate and select cost-effective projects that are eligible for funding. The Resource Guide describes typical projects that reduce vehicle emissions from the following categories:

- · purchase of alternative-fueled vehicles
- abatement of vehicle emissions
- implement land use strategies to reduce vehicle emissions.
- public transportation programs
- traffic management projects
- transportation demand programs
- market-based strategies
- promote bicycle use
- PM₁₀ reduction strategies
- public education

THE REGIONAL AIR QUALITY MANAGEMENT PLÂN.

The AQMD is the lead agency in charge of with input from the Southern California Association of Governments (SCAG) and CARB, developing the AQMP. The AQMD has authority to reduce emissions from stationary sources, some area sources, and certain indirect sources. The AQMP is a comprehensive plan that includes control strategies for stationary and area sources, as well as for on-road and off-road mobile sources. SCAG has the primary responsibility for providing future growth projections and the development and implementation of transportation control measures. CARB in coordination with the federal agencies provides the control element for mobile sources.

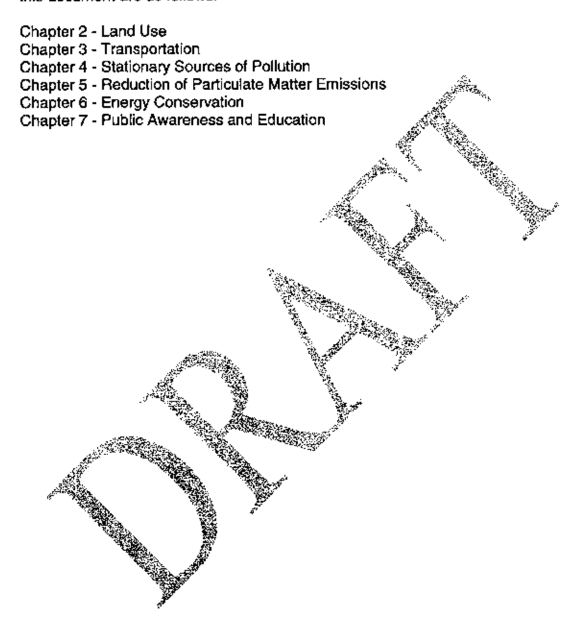
ENVIRONMENTAL JÜSTICE

The AQMD defines environmental justice as "equitable environmental policymaking and enforcement to protect the health of all residents, regardless of age, culture, ethnicity, gender, race, socioeconomic status, or geographic location, from the health effects of air pollution." In 1997, AQMD implemented 10 environmental justice initiatives designed to protect district residents, right to live and work in an environment of clean air, free of airbome health threats. AQMD's environmental justice program expanded in 2002 to include 23 enhancements that serve as the basis for further outreach and problem-solving activities regarding environmental justice issues. The model air quality element for local governments as recommended in this Guidance Document is one program enhancements to further reduce health risks associated with air pollution. Annually, AQMD reviews the implementation of previous year EJ programs and establishes a new workplan for the following year.

REPORT FORMAT

The severity of local air pollution problems (e.g., wind blown dust in Coachella Valley) may affect the number and scope of air pollution related policies that jurisdictions adopt in their air quality elements. This Guidance Document is formatted according to topics

that are typically addressed in an air quality element. With each element, the interaction between air quality issues and the element is described and a potential menu of options to integrate air quality issues into the general plan is discussed. The topics included in this document are as follows:



CHAPTER 2

AIR QUALITY ISSUES REGARDING LAND USE

- LAND USES, DENSITIES, SITE PLAN AND BUILDING DESIGN CONSIDERATIONS IN THE AIR QUALITY ELEMENT
- TRANSPORTATION INFRASTRUCTURE IMPACTS AND CONGESTION MANAGEMENT PROGRAM CONSIDERATIONS IN THE AIR QUALITY ELEMENT.
- LÖCAL GÖVERNMENT SÍTING CRITERIA FOR SENSITIVE
 RECEPTORS
- SUGGESTED GOAL, OBJECTIVES AND POLICIES RELATED TO LAND USE

AIR QUALITY ISSUE REGARDING LAND USE

Local government land use authority in planning, zoning, and permitting can be a very effective tool to minimize air pollutant emissions and health risk. Land-use related policies in the air quality element may identify areas appropriate for future uses and introduce design and distance parameters that reduce emissions and/or lower the health risk associated with those emissions. Local governments are encouraged to consolidate air-quality related policies in an air quality element that describe long-term, effective plans that consider cumulative air quality impacts and sensitive receptors in land use decisions.

LAND USES, DENSITIES, SITE PLAN AND BUILDING DESIGN CONSIDERATIONS IN THE AIR QUALITY ELEMENT OR LOCAL PLANNING.

tand uses, densities, site plan design, and building design affect transportation requirements and associated mobile source emissions. According to the CARB document Guidance for the Development of Indirect Source Control Programs, design strategies that are sensitive to air quality issues, such as incorporating mixed uses into a land use project, can reduce vehicle trips by as much as 50 percent. Another example of a design standard sensitive to air quality that could reduce vehicle trips up to 10 percent is a site plan that incorporates amenities such as bicycle racks and pedestrian paths. Also, design-related features that are useful for reducing air pollution include: high densities and compatible land uses along transit corridors; lighter building and paving material colors, proper building orientation, and landscaping to maximize passive solar heating and cooling benefits.

The following questions should be explored relative to the potential of a development project to adversely affect air quality.

- Does the site design of public right-of-way and pedestrian walkways encourage pedestrian traffic? If not, can site be modified to encourage pedestrian traffic?
- Is onsite traffic circulation designed to reduce vehicle queuing? If not, can the project layout be modified to minimize vehicle idling emissions?
- Are links between the project and bike/pedestrian pathways adequate to facilitate walking and bicycling rather than driving? If not, can the site be modified to accommodate bike/pedestrian pathways?
- Do residential-specific plans incorporate mixed uses such as banks, post offices, etc., to minimize VMT but avoid incompatible land use between sensitive receptors and air pollution sources? If not, what are the impacts of mixed-use developments on sensitive receptors?

- Is the building or subdivision oriented to take advantage of natural heating and cooling patterns (e.g., solar)? If not, can the project be modified to be more energy efficient?
- Are landscaped treatments designed to reduce the energy needs of the building?
 If not, what landscaping options are available?
- Is the project accessible to transit facilities? If not, can the project design be modified to access public transit facilities?
- Do developments in transit corridors provide sustainable densities to support transit ridership? If not, how could those developments be modified to achieve minimum densities?
- Could the project affect the levels of service on the congestion management program (CMP) transportation system? If so, what would be the impact on the transportation system?

Local governments may provide suggestions to developers and proponents of facilities to improve air quality, such as:

- more energy-efficient appliances;
- landscaping to reduce electrical energy use (e.g., tree planting);
- use of solar energy;
- development standards such as lighter colored buildings and paving materials, providing bicycle racks at commercial developments, designating carpool parking spaces close to building entrances, and placing interior bus turnouts;
- · low-emitting architectural coating materials; and
- other air pollution reduction measures (see www.aqmd.gov/ceqa/index.html).

TRANSPORTATION INFRASTRUCTURE IMPACTS AND CONGESTION MANAGEMENT PROGRAM CONSIDERATIONS IN THE AIR QUALITY ELEMENT

Land use development that affects local transportation/circulation systems by increasing traffic to congested roadways will reduce vehicle speeds and result in increased mobile source emissions that could adversely affect regional air quality, especially regional ozone levels and localized CO concentrations. Under the regional Congestion Management Plan (CMP), local governments are required to adopt and implement a program to analyze the impacts of land use decisions on their portion of the CMP transportation system. If the project would cause traffic service at an intersection to deteriorate below level of service E (considerable congestion) or the level established in the CMP, the resulting congestion should be addressed by improvements, programs, or actions that either mitigate the deficiency or measurably improve the level of service of the system. In fact, the CMP requires that the impact be mitigated through the development of a deficiency plan. AQMD staff are available to assist local agencies

with identifying local areas where a project or series of projects may bring increased congestion to a segment of roadway. It may also be useful for identifying measures that reduce traffic and improve circulation, thus contributing to improved air quality. Examples of such measures include traffic synchronization, and traffic calming techniques.

LOCAL GOVERNMENT SITING CRITERIA FOR SENSITIVE RECEPTORS

When considering land uses and population densities in their jurisdiction, local governments should be aware of land use compatibility issues, particularly in reference to sensitive receptors. A sensitive receptor is a person in the population who is particularly susceptible to health effects due to exposure to an air contaminant. Sensitive receptors (and the facilities that house them) in proximity to TACs are of particular concern. The following are land uses where sensitive receptors are typically located.

- schools, playgrounds and childcare centers
- long-term health care facilities
- rehabilitation centers
- convalescent centers
- hospitals
- retirement homes
- residences

Local governments can provide current information on air quality issues to project proponents through the use of handouts, land use/zoning maps and sensitive receptor maps distributed by their planning departments. Information on land use could be provided to proponents of development projects to address air quality concerns by describing (1) compatible land uses (e.g. higher densities in clean transit corridors and support services in commercial districts), and (2) incompatible land uses (e.g. sensitive receptors adjacent to co-located sources of TACs). Table 2-1 lists examples of source categories that have the potential to result in significant health risks from an air pollution perspective it located near sensitive individuals.

Table 2-1

Examples of Siting Scenarios That Should Trigger a Thorough Analysis of Air Quality Impacts

Source Category	Source Category Size or Control Parameters		
		production of the second of th	
Rail Yards	Major	1 mile (1600 meters) or closer	
Intermodal Facilities	Major Major		
Ports	Mayor ,		
Roadways with Heavy Diesel Truck Traffic			
Truck Stop	More than 300 diesel trucks per day	1000 feet (300 meters)	
Cold Storage Distribution Center	More than 100 transport refrigeration unit - equipped diesel trucks per day	or closer	
Chrome Platers	Any hard or decorative chrome plating facility	- 500 feet	
Freeway or Busy Traffic Corridor	Traffic volume of over 100,000 vehicles per day in urban area, 50,000 per day in rural area	(150 meters) or closer	
Dry Cleaner	Using 100 gallons of perchloroethylene per year, includes all dry cleaners co-located with residences	300 feet (90 meters) or closer	
Large Gasoline Stations	With over 2,500,000 gallons annual throughput and having Phase I and II controls	50 feel (15 meters) or closer	

Source - DRAFT Air Quality and Land Use Handbook: A Community Health Perspective.: CARB, May 2004

Facilities That Emit Odors or Dust

Both the AQMD and local governments receive complaints about dust and offensive odors. The sources of these complaints need to be identified from both the emitter and the downwind receptor. Preferably, this will be done while the project is still in its initial design phase. While almost any source may emit objectionable odors, some land uses will be more likely to produce odors or dust because of their operation. Table 2-2 shows the types of facilities or operations that are prone to generate odors and dust based on complaints received by the AQMD.

Assessing potential impacts depends on such variables as wind speed, wind direction, and the sensitivity of receptors. Special care needs to be given to the initial siting and design of these operations and facilities. Local governments should identify both new projects that have a probability of pollution-related complaints and new developments that may be affected by existing upwind sources. If potential odor and dust sources can be identified and mitigated before construction, then subsequent health impacts and enforcement problems may be avoided. Siting decisions should consider, where feasible, appropriate setbacks that would minimize potential impacts on sensitive receptors. Local governments are advised to contact the AQMD's Office of Engineering and Compliance to determine if complaints have been filed by property owners or occupants in the general vicinity of a proposed project site and thereby determine whether sensitive receptors could be affected by dust or odors.

Table 2-2
Sources of Odor and Dust Complaints Received from the AQMD

Grand Actions	STREET, OF THE	
Agriculture (farming and livestock)	Agricultural (Land Tilling)	
Chemical Plants	Asphalt and Cement Plants	
Composting Operations	Auto Body Facilities	
Dairies	Construction Activities	
Fiberglass Molding	Diesel Engines/Vehicles	
Landfilis	Composting Operations	
Refineries	Fertilizer Operations	
Rendering Plants	Fiberglass Molding	
Train Yards	Furniture Manufacturing - Sawdust	
Wastewater Treatment Plant	Landfills and Transfer Stations	
	Refineries	
	Roofing Operations	
100	Rubber Manufacturing	
	Sand and Gravel Operations	
	Sandofasting	
	Silk Screening	
<u> </u>	Wood dust	

Mobile Source Emissions

Recent results from the Children's Health Study have shown strong evidence of adverse effects in growing children exposed to ambient levels of traffic-related pollutants. This study followed children in 12 communities in Southern California from 4th grade through 12th grade (McConnell, K., et al. 2002). Children in communities with high levels of NOx, PM2, acid vapors and elemental carbon showed reduced lung function growth over the study period. Additionally, a higher level of asthma was found in the children that lived nearest to busy roadways. Other recent studies have found an increased incidence of adverse effects among those who live near busy roadways; these include increased respirators disease and increased mortality (Wilhelm, M., et al 2003; Kim, J. 2003, et al 2004).

While most of the published studies were conducted in Europe, several studies in the U.S. are being conducted and are showing similar results. These studies found that residential proximity to traffic was associated with increased risk of low birth weight, increased medical visits for asthma and increased respiratory symptoms in children. Studies conducted near freeways in Southern California show that traffic emissions, such as carbon monoxide, ultra-fine particulates, and black carbon (soot) are several times higher next to freeways than the background concentrations. These concentrations fell to lower levels with increasing distance from the roadway,

decreasing about 60-80 percent within 100 meters (Zhu, Yifang, et al, 2002). Based on the results of AQMD's Multiple Air Toxics Exposure Study (MATES II), diesel exhaust is responsible for 70 percent of the cancer risk associated with air pollution in the basin. An example of the relationship of cancer risk from diesel particulate matter with respect to the proximity to the roadway is shown in Figure 2-1. Table 2-3 estimated cancer risk from diesel emissions in rural and urban areas.

The AQMD provides guidance for analyzing cancer risks from diesel particulate matter from mobile sources at facilities such as truck stops and warehouse distribution centers. The document is titled Health Risk Assessment Guidance for Analyzing Cancer Risks from Mobile Source Diesel Idling Emissions for CEQA Air. Quality Analysis. This guidance describes analysis of potential cancer risks associated with diesel particulates from truck idling and movement (such as truck stops, warehouse and distribution centers, or transit centers), ship hotelling at ports, and train idling. It is suggested that projects with diesel-powered mobile sources use this Guidance Document to quantify potential cancer risks from the diesel particulate emissions.

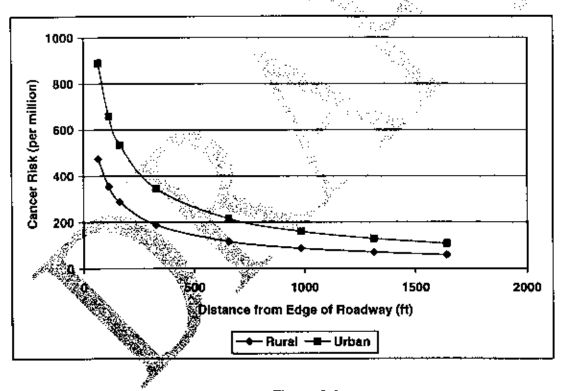


Figure 2-1

Cancer risk from diesel particulate matter as a function of downwind distance

Source: South Coast Air Quality Management District. Adapted from the California Air Resources Board's Diesel Risk Reduction Plan.

Table 2-3
Cancer Risks from Diesel Particulate Matter at the Edge of Roadways in Rural and Urban Areas

Distance from Edge of Roadway	Diesel Particulate Matter (DPM) Cancer Risk (in one million)		Total Car (in one i	ncer Risk million)*
	Rural	Urban	Rural*	Urban*
20 m	475	890	589	⁹ : 1104
500 ft	151	277	187	343
1000 ft	86	159	107	197

Source: South Coast Air Quality Management District. Adapted from the California Air Resources Board's Diesel Risk Reduction Plan.

Facilities That Emit Toxic Air Contaminants

AQMD's Environmental Justice program called for a comprehensive air toxics monitoring study (Multiple Air Toxics Exposure Study or "MATES II). MATES-II included fixed sites characterizing neighborhood-scale conditions and a complementary microscale study to sample potential localized influences of toxic-emitting sources near residential neighborhoods. In addition to the monitoring, efforts were made to upgrade the TAC inventories, and this information was utilized with computer simulation models to depict toxic risks for the entire Basin. In total, the MATES-II project represents one of the most comprehensive air toxics monitoring programs ever conducted in a major urban area in the country, and is being recognized as a model program. Relevant findings from the study revealed the following:

- Cancer risk from ambient measurements in the basin was found to be 1400 in a million;
- Diesel expansi is responsible for about 70 percent of the total cancer risk from air pollution.
- Emissions from mobile sources -- including cars and trucks as well as ships, trains and planes -- account for about 90 percent of the cancer risk. Emissions from businesses and industry are responsible for the remaining 10 percent; and
- The highest cancer risk occurs in south Los Angeles County including the portarea — and along major freeways.

The AQMD recently started another intensive one-year study to assess current levels of cancer-causing toxic air pollutants and the risk they pose to district residents. This study will help gauge the effectiveness of our current regulations and serve as a vital

To account for gasoline vehicle emissions, the diesel PM risk was multiplied by 1.24. This represents the relative risk contribution from benzene, 1,3 butadiene, formaldehyde, and acetaldehyde emissions come from on-road gasoline vehicles.

tool in helping shape future air quality and environmental justice policies. MATES III will monitor for 21 TACs and four other substances at 10 sites across the Los Angeles Basin. The AQMD will use moveable monitoring stations to sample at neighborhood sites near toxic emission sources or in areas where community members are concerned about health risks from air pollution. Such neighborhood sites could be near airports, railroads, warehouses, landfills, high-volume vehicle traffic or multiple commercial or industrial facilities. Sampling at each neighborhood site lasts for up to two months. The goal of MATES III is to update TAC levels and toxic emission inventories, and then input those data into a computer model of air dispersion to determine the cancer, as well as non-cancer, health risk from air toxics across the district. The study also will investigate potential toxic "hot spots" in communities. The study is expected to be concluded in the summer of 2005.

TACs are of particular concern with regard to sensitive receptors. For example, state law requires school districts to consider the impact of siting a new school close to existing facilities that emit TACs. This same principle should be applied in siting other sensitive receptors close to facilities that emit TAC, such as retirement homes, schools, hospitals, or athletic facilities. AQMD serves as a clearinghouse for publicly available information on stationary sources that emit TAC and associated public health risks. This information is compiled from documentation required of facilities that emit TAC by AQMD Rule 1401, Rule 1402, and Assembly Bill (AB) 2588-Air Toxics Hot Spots Program (H&SC §§ 39660 et seq.). AQMD staff will help identify potential health risk. Additionally, it should be noted that toxic risk assessment is routinely included in the CEQA evaluation by the local government in its land use decision.

Examples of facilities with the potential to emit air TACs that could pose a health risk and the pollutants of concern are shown in Table 2-4. AQMO staff are available to assist the local governments in this effort by identifying sources of TACs within their jurisdictions. When locating sensitive receptors near any of these types of sources, or vise versa local governments could contact the AQMD for analytical methods that can be used to assess the potential rigalth risks for various siting scenarios.

Mapping Sources of Toxio Air Contaminants Sources

Local governments should utilize land use or zoning maps to identify the location of facilities that are potential sources of TACs. Land use/zoning maps are useful for identifying potential, incompatible land uses (e.g., a chrome-plating shop next to a school). Bicycle pattiways and transit bus stops where land dedications are required can also be identified on maps, along with transit corridors, which are important when considering density and land uses necessary to support high occupancy vehicle ridership. The AQMD staff is available to assist local jurisdictions in identifying known permitted stationary sources of TACs in their jurisdiction.

Table 2-4 - Examples of Facilities That May Emit Toxic Air Contaminants

Categories	Facility Type	Air Pollutents of Concern
Commercial		
i i	Dry Cleaners	Perchloroethylene
	Chrome Platers	Hexavalent Chromium
	Gas Stations	Benzene
	Auto Body Shops	Metals, Solvents
	Furniture Repair	Solvents ¹ , Methylene Chloride
1	Film Processing Services	Solvents, Perchloroethylene
	Cold Storage Distribution Centers,	Diesel Particulate Marrer
	Warehouses	139
	Printing Shops	Solvents
	Diesel Engines	Diesel Particulate Matter
Industrial		
	Manufacturers	Solvents, Metals
	Metal Platers, Welders, Metal Spray	Hexavatent Chromium, Nickel, Metals
	(flame spray) Operations	1 (A)
	Chemical Producers	Solvents, Melais
1	Gasoline Refineries	Benzene, Solvents, Metals, PAHs.
	F	Dioxin Solvents
	Furniture Manufacturers	Hexavalent chromium and other metals,
	Shipbuilding and Repair	Solvents:
	Hazardous Waste Incinerators	Dioxin, Solvents, Metals
	10° (a.).	Benzene, Formaldehyde, Particulate
	Power Plants	Matter
	Research and Development	.*
	Facilities 6.	Solvents, Metals, etc.
İ		Diesel Particulate Matter
	Freight Distribution Centers	7.76% 7.76%
Public		·
	Landfills &	
	7-7:135m. (%)	Particulate Matter
	Waste Water Treatment Plants	Hydrogen Sulfide
	Medical Waste Incinerators	Dioxin, Benzene, PAH, PCBs,
	L 12.10.73 TWO WELLS OF STATE	1,3-Butadiene
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Recycling, Garbage Transler	Diesel Particulate Matter
10 April 1	Staffions	1
800	Municipal Incinerations	Dioxin, Benzene, PAH, PCBs,
\$ (45° XC;	1960 1960 1960 1960 1960 1960 1960 1960	1,3-Buladiene
Transportation	99 000 401	Diesel Particulate Matter, Methyl
	Port Facilities	Bromide
	1	Benzene, Formaldehyde
	Alrports 🌋	Diesel Particulate Matter
i	Rightmodel Facilities	Diesel Particulate Matter
	Truck Stops	Diesel Particulate Matter
	V20	Diesel Particulate Matter, Benzene,
	Freeways and Roadways	1,3-Butadiene, Formaldehyde
Agricultural	l ·	The Desiration of Contraction of the Contraction of
Operations		
	Samuelan On a malland	Diesel Particulate Matter, VOCs, NOx,
	Farming Operations	PM ₁₀ , CO, SOx, Pesticides
]	Livestock and Dairy Operations	Ammonia, VOCs, PM ₁₀
		.,

Not all solvents are toxic air contaminants. Some solvent use may emit toxic air pollutants.

Source – DRAFT Air Quality and Land Use Handbook: A Community Health Perspective. CARB, May 2004

Siting issues, with respect to sensitive receptors need to be identified early in the review process, preferably before projects are formally submitted to the public agencies' planning boards. The following two air quality questions relate to land use compatibility and should be considered for each project with sensitive receptors:

- Will a sensitive receptor be located within one-quarter-mile of an existing facility that emits TACs?
- Will a sensitive receptor be located downwind from an existing source of odors?

The information in Table 2-4 may be used as a screening tool for local governments to determine if a more detailed analysis is needed. In extreme situations, local governments may consider changing the underlying zoning to eliminate future conflicts. One option available to cities is to require developers of new sensitive receptor facilities to provide an inventory of all major sources of air pollution within a specified radius of the proposed site. Site locations of major pollution sources and the pollutants they emit are available from the AQMD.

SUGGESTED GOAL, OBJECTIVES AND POLICIES RELATED TO LAND USE

- Goal 1 Address the relationship between land use and air quality to protect public health and minimize impacts on existing land use patterns and future land use development
- Objective 1.1 Ensure that land use plans are implemented to adequately separate sources of air pollution from sensitive receptors such as schools and hospitals.

Suggested Policies to Protect Sensitive Receptors from Exposure and Health Risks Related to Air Policition:

- AQ 1.1.1 Ensure that all land use decisions, including enforcement actions, are made in an equitable fashion to protect residents, regardless of age, culture, ethnicity, gender, race, socioeconomic status or geographic location, from the health effects of air pollution.
- AQ 1.1.2 Consider potential environmental justice issues in reviewing impacts (including cumulative impacts for each project proposed), including infill projects, separate and protect sensitive receptors from toxic pollution sources (i.e. perchloroethylene dry cleaners, diesel engines, auto body shops, metal plating facilities, gasoline stations, wood refinishing facilities, warehouses, railyards, freeways, heavily traveled roadways) and other

area, stationary, and indirect sources that emit odors or toxic air contaminants.

- AQ 1.1.3 Encourage the development of mapping and inventory resources, including the identification of sensitive receptors, congested traffic corridors, and land uses likely to generate air pollution to facilitate determination of environmental justice issues, and support other land use and public safety efforts at the local level.
- AQ 1.1.4 Encourage site plan designs to provide the maximum feasible protection to people and land uses sensitive to air pollution through the use of buffer zones such as barriers and/or distance from emissions sources (see Figure 2-1).
- AQ 1.1.5 Encourage the use of pollution control measures, such as landscaping, vegetation and other materials that trap particulate matter or control pollution near sensitive land uses.
- AQ 1.1.6 Consider localized air quality impacts when siting sensitive receptors close to emission sources including those that emit odors or toxic air contaminants, and vise versa.
- AQ 1.1.7 Consider cumulative air quality impacts when siting new projects to determine it combined impacts from both existing and new projects would place an undue burden on residential areas and other sensitive receptors (see CARB Air Quality and Land Use Handbook for discussion on cumulative impacts).
- AQ 1.1.8 Facilitate communication between residents and businesses regarding nuisance issues related to air quality, and advise residents how to register a complaint with AQMD (AQMD's "Cut Smog" program).
- AQ 1.1.9 Consider all feasible alternatives to reduce diesel emissions from a project, such as diesel truck traffic, or diesel construction equipment.
- AQ 1.1.10 Serve as an advocate for the City's residents regarding location or expansion of facilities or land uses which are not within the City's authority to regulate (e.g. freeways), in order to ensure that the potential health impacts of such projects are thoroughly investigated and mitigated.

Job-Housing Balance

Residents in urban areas in the Basin have become increasingly concerned with increased traffic congestion and the failure of the region to achieve state and federal clean air standards. The concept of a "jobs/housing balance" is based on the premise that the number of vehicle trips and vehicle miles traveled (VMT) can be reduced when sufficient jobs are available locally to balance the employment demands of the community, and when commercial services are convenient to residential areas. Achieving the right balance requires controlling the location and nature of jobs and housing in order to encourage a reduction in vehicle trips and VMT while increasing mass transit ridership and alternative modes of transportation, such as bicycles,

carpools and walking. The AQMD and the SCAG both embrace jobs/housing balance as a viable tool available to local governments to reduce air pollution.

Objective 1.2 Reduce mobile source emissions by reducing vehicle trips and vehicle miles traveled associated with land use patterns.

Suggested Polices Related to Housing and Jobs/Housing Balance: (Alternatively, these may be included as part of the City's Housing Element)

- AQ 1.2.1 Work with the AQMD and developers when siting new facilities to minimize air quality impacts (e.g., avoiding siting facilities with odorous or toxic emissions near sensitive receptors; locating job centers near transit nodes).
- AQ 1.2.2 Encourage developers of larger commercial, institutional and industrial offices and high-density residential projects to consider transit-friendly designs for the site perimeter and internal circulation patterns in their submittals to the Planning Department.
- AQ 1.2.3 In cases where mixed use development is planned, project proponents shall incorporate appropriate and feasible transit amenities into the plans, after consultation with the local transit agency.
- AQ 1.2.4 Promote and support mixed-use, land use patterns that allow the integration of retail, office, institutional and residential uses for the purpose of reducing costs of infrastructure construction and maximizing the use of land. Such land use patterns should avoid placing residential and other sensitive receptors in close proximity to businesses that emit TACs (e.g., perchloroethylene dry cleaners, large gasoline stations, auto body shops, nail salons, restaurants, metal plating facilities, wood refinishing facilities, diesel backup generator sets, warehouses, railyards, etc.).
- AQ 1.2.5 Encourage through the land use entitlement process and/or business regulation, design of commercial and residential areas to foster pedestrian disculation.
- AQ 1.2.6 Facilitate communication between residents and businesses on nuisance issues related to air quality (e.g., require facilities through the business license, development or conditional use permit processes to notify and communicate with neighbors before they locate or begin operations at a site; require housing and school developers to survey nearby polluting sources before designing the development in order to determine distance thresholds; hold town hall meetings to discuss air quality issues).
- AQ 1.2.7 Encourage employment centers, which are non-polluting or extremely low-polluting and do not draw large numbers of vehicles, in proximity to residential uses.

- AQ 1.2.8 Promote land use patterns that reduce the number and length of motor vehicle trips and promote alternative modes of travel.
- AQ 1.2.9 Review Title 19 Zoning Ordinance and Title 18 Subdivision Ordinance when utilizing a Request for Proposals or Request for Qualifications process for a housing development project, encourage as part of the project, or recommend the applicants include as part of their proposed projects, strategies (e.g. use of landscaping, open space, pedestrian routes, design features, operating procedures) for preventing air pollution and reducing impacts on established neighboring residents and residents of the completed project. These strategies should be included as part of the project through inclusion in the development agreement.
- AQ 1.2.10 Cooperate with local, regional, state and federal jurisdictions to reduce VMT and motor vehicle emissions through job creation in job-poor areas.
- AQ 1.2.11 Establish a Mixed-Use Zoning District that offers incentives to mixed use developments in the District.
- AQ 1.2.12 Implement zoning code provisions that encourage community centers, telecommuting and home-based businesses.
- AQ 1.2.13 Identify and adopt incentives (e.g., an expedited review process) for planning and implementing infill development projects within urbanized areas that include job centers and transportation nodes (e.g., preparation of "transit village plans," thereby creating opportunities for the receipt of State transportation funds).
- AQ 1.2.14 Create "Job/Housing Opportunity Zones," and incentives to support housing in job-rich areas, and jobs in housing-rich areas, while minimizing exposure to TACs.
- AQ 1.2.15 Design safe and efficient vehicular access to commercial land uses from arterial streets to ensure efficient vehicular ingress and egress.
- AQ 1.2.16 Develop a program that stresses job creation and reduction in vehicle miles traveled in job-poor areas.
- AQ 1.2.17 Locate public facilities and services so that they further enhance job creation opportunities.
- AQ 1.2.18 Encourage community work centers, telecommuting and home-based businesses.
- **AQ 1.2.19** Create the maximum possible opportunity for bicycles as an alternative work transportation mode.
- AQ 1.2.20 Locate multiple family developments close to commercial areas that do not emit air contaminants and include pedestrian walkways and bicycle paths to reduce mobile source emissions. Avoid locating multiple-family developments in close proximity to commercial/industrial areas that emit TACs.
- AQ 1.2.21 Promote planned residential developments and infill housing which reduce

vehicle trips.

- **AQ 1.2.22** Develop and adhere to a master plan for landscaping, parks, open spaces, trails, and bikeways.
- AQ 1.2.23 Develop neighborhood parks and community centers near concentrations of residential areas that encourage self-sufficient "walkable neighborhoods," that include pedestrian walkways and bicycle paths to promote non-motorized travel and discourage automobile dependency.
- Objective 1.3 Reduce mobile source emissions by increasing population densities within one-half mile of clean transit nodes.

Suggested Policies to Increase Densities:

- AQ 1.3.1 Increase residential and commercial densities around clean rail and bus transit stations and corridors.
- AQ 1.3.2 Sponsor "station cars" for short trips to and from transit nodes (e.g., Neighborhood Electric Vehicles).
- Objective 1.4 Protect sensitive receptors that are exposed to a significant health risk due to incompatible tand use by redesignation of existing land uses.

Suggested Policy to Redesignate Existing Land Uses:

AQ 1.4.1 Where incompatible land use results in emissions of air contaminants that pose significant health risk, redesignate existing land use as necessary to protect public health.

CHAPTER 3 TRANSPORTATION







TRANSPORTATION

CATEGORIES OF MOBILE SOURCE EMISSIONS

Mobile sources are motorized vehicles, which are classified as either on-road or off-road. On-road mobile sources typically include automobiles and trucks that operate on public roadways. Off-road mobile sources include aircraft, ships, trains, and self-propelled construction equipment that operate off public roadways. Mobile source emissions are accounted for as both direct source emissions (those directly emitted by the individual source) and indirect source emissions, which are sources that by themselves do not emit air contaminants but indirectly cause the generation of air pollutants by attracting vehicles. Examples of indirect sources include office complexes, commercial and government centers, warehouses/distribution centers, sports and recreational complexes, railyards, port terminals, and residential developments that attract mobile source emissions.

SUGGESTED GOAL, OBJECTIVES AND POLICES

Goal 2 A reduction in air pollution from mobile sources.

Objective 2.1 Reduce motor vehicle trips and vehicle miles traveled.

Suggested Polices to Reduce Motor Vehicle Trips and VMT:

- AQ 2.1.1 Seek new cooperative relationships between employers and employees to reduce vehicle miles traveled (VMT).
- AQ 2.1.2 Work with large employers and commercial/industrial complexes to create Transportation Management Associations and to implement trip/VMT reddition strategies. For additional information please refer to AQMD's Rule 2202 Employee Commute Reduction Program Guidelines.
- AQ 2.1.3 Use incentives, regulations and Transportation Demand Management in cooperation with surrounding jurisdictions to reduce and eliminate vehicle trips and VMT.
- AQ 2.1.4 Work with local transit agencies to:
 - develop programs and educate employers about employee rideshare and transit.

- establish mass transit mechanisms for the reduction of workrelated and non-work related vehicle trips.
- promote mass transit ridership through careful planning of routes, headways, origins and destinations, and types of vehicles.
- AQ 2.1.5 Identify and develop non-motorized transportation corridors.
- AQ 2.1.6 Assist merchants in encouraging their customers to shift from single occupancy vehicles to transit, carpools, bicycles for foot (e.g., provide merchants with fliers/posters to publicize publicitransit).
- AQ 2.1.7 Collaborate with the EPA, CARB, AQMD, and warehouse owners to create programs and ordinances to minimize the amount of diesel emissions related to warehousing operations.
- AQ 2.1.8 Design traffic plans to minimize diesel truck idling.
- AQ 2.1.9 Outline a plan of mobile source enforcement methods such as periodic mobile source (e.g., trucks and buses) checkpoints throughout the City to enforce opacity regulations.
- Objective 2.2 Establish necessary policies and requirements for special events and special event operators to minimize mobile source emissions.

Suggested Policies Related to the Reduction of Mobile Source Emissions at Special Event Centers:

- AQ 2.2.1 Establish requirements for special event centers to provide off-site parking and park-n-ride facilities at remote locations. Remote parking should be as close as practicable to the event site and the operator should operate or provide atternative-fuel vehicles for shuttles.
- AQ 2.2.2 Promote peripheral parking, by increasing on-site parking rates and reduced peripheral parking rates.
- AQ 2.2.3 Encourage special event center operators to:
 - provide discounted transit passes with event tickets.
 - offer discounted on-site parking for carpooling patrons with four or more persons per vehicle.

Transportation System Management

Transportation system management (TSM) is a means of improving the efficiency of the existing transportation system through more effective utilization of facilities. TSM programs that discourage single-occupant vehicle trips and promote flexible work hours may improve levels of service on city streets. Overall, effective TSM programs that reduce the existing traffic congestion and VMT while increasing the carrying capacity of the transportation system will reduce air pollution. The California Department of Transportation lists the following TSM measures that could be appropriately included in the air quality element:

- programs to improve traffic flow
- preferential treatments for transit and other HOV strategies
- provisions for pedestrians and bicyclists
- management/control of parking.
- · changes in work schedules, fares and tolls
- actions to reduce motor vehicle use in congested areas
- improved public transit

Cities are encouraged to consider all TSM measures in their air quality elements and to collaborate with CATRANS and local transity agencies to reduce air pollution through efficient management of transportation facilities and fleets.

Objective 2.3 Reduce mobile source emissions through efficient management of transportation facilities and system infrastructure using cost-effective management and innovative demand-management techniques.

Suggested Policies Related to TSM efficiency:

- AQ 2.3.1 Synchronize signals throughout the City and with adjoining cities and counties while allowing free flow of mass transit systems.
- AQ 2.3.2 Construct and improve traffic signals with Automated Traffic Surveillance and Control systems at appropriate intersections.
- **AQ 2.3.3** Reduce traffic delays through highway maintenance, rapid emergency response, debris removal, and elimination of at-grade railroad crossings.
- AQ 2.3.4 Encourage businesses to schedule deliveries at off-peak traffic periods through the land use entitlement or business regulation process.

- AQ 2.3.5 Encourage the construction of HOV lanes whenever necessary to relieve congestion and reduce air pollution. Emphasize the use of HOV lanes, as well as light rail and bus routes, and pedestrian and bicycle facilities to improve mobility and air quality.
- AQ 2.3.6 Monitor traffic and congestion to determine when and where the City needs new transportation facilities to achieve increased mobility efficiency.
- AQ 2.3.7 Work with local transit providers to incorporate best design practices for transit into new development projects.
- AQ 2.3.8 Adopt a Trip Reduction Ordinance that is equivalent to or more stringent than the requirements of AQMD Rule 2202.
- AQ 2.3.9 Implement the required components of the Congestion Management Plan (CMP), and continue to work with <u>(applicable body/organization)</u> on annual updates to the CMP.
- AQ 2.3.10 Support SCAG's Regional Growth Management Plan by developing intergovernmental agreements with appropriate governmental entities such as the (Council of Government), sanitation districts, water districts, and those sub-regional entities identified in the Regional Growth Management Plan.
- AQ 2.3.11 Publicize the AQMD's 1-800-CUT-SMOG number for the public to report air polyution complaints to the AQMD.
- AQ 2.3.12 Replace existing vehicles in the city fleet with cleanest vehicles commercially available.
- Objective 2.4 Secure all available funding from local, state and federal sources to improve TSM cost effectiveness

Suggested Policies Related to Funding Resources:

- AQ 2.4.1 Develope and coordinate a plan with local agencies for cost-effective use of AB 2766 funds so that revenue is used for projects and programs identified in the AQMP.
- AQ 2.4.2 Develop and adopt a policy to utilize federal Congestion Mitigation and Air Quality Improvement (CMAQ) funds in coordination with regional agencies in a manner consistent with projects approved in the AQMP.
- AQ 2.4.3 Apply annually to the AQMD Mobile Source Reduction Committee (MSRC) for AB 2766 "Local Government matching fund" grants for

projects that reduce mobile source emissions (e.g. purchases of alternative-fueled vehicles).

AQ 2.4.4 Seek opportunities to pool AB 2766 revenue with neighboring cities to fund programs that will reduce mobile source emissions (e.g., traffic synchronization, fueling station infrastructure, teleconferencing facilities).

Objective 2.5 Advocate for stricter regulations on mobile source emissions.

Suggested Polices Related to Advocacy:

AQ 2.5.1 Cooperate with state and federal government, in their efforts to reduce exposure from railroad, truck, and ship emissions.

Objective 2.6 Purchase and operate alternative fuel vehicles and encourage the greater use of alternative vehicles

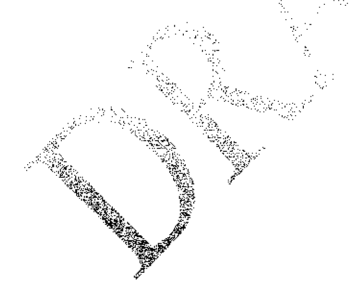
Suggested Policies Related to the Increased Use of Alternative Fuels:

- AQ 2.6.1 Support full compliance with the AQMD's Clean Fleet Rules.
- AQ 2.6.2 Manage the City's transportation fleet fueling standards to achieve the greatest number of alternative fuel vehicles in the City fleet.
- AQ 2.6.3 Encourage City contractors who operate vehicles within the City boundaries to operate alternative fuel vehicles.
- AQ 2.6.4 Support the development of alternative fuel infrastructure that is publicly accessible.
- AQ 2.6.5 Establish programs for priority or free parking on City streets or in City parking lots for alternative fuel vehicles.
- AQ 2.6.6 Join a Clean Cities Coalition or continue affiliation with Clean Cities Coalition.

CHAPTER 4

STATIONARY SOURCES OF AIR POLLUTION

- . CATEGORIES OF STATIONARY EMISSION SOURCES
- . SUGGESTED GOAL, OBJECTIVES AND POLICIES



STATIONARY SOURCES OF POLLUTION

CATEGORIES OF STATIONARY EMISSION SOURCES

Air pollutant emissions sources are typically grouped into two categories: stationary and mobile sources. Stationary sources are further divided into two major subcategories point and area sources. Point sources consist of a single emission source with an identified location point at a facility. Facilities could have multiple point sources located onsite. Point sources are usually associated with manufacturing and industrial processes, such as boilers, spray booths or degreasers. Area sources are small emission sources that are widely distributed, but may have substantial cumulative emissions. Examples include residential water heaters, small engines, and consumer products, such as barbecue lighter fluid and hair spray.

In addition to obtaining permits from AQMD and local governments, stationary source facilities that propose new or modified equipment, or want to relocate operations need to obtain or modify permits issued by the AQMD. For modifications at an existing facility, such as expansion of existing operations, it may be helpful for local governments to coordinate with the AQMD to obtain information about the facility's current operations. Further, AQMD will provide information on the type and quantity of pollutants that are currently emitted from the facility and the pollutants that are proposed after the modification. Information on permitted facilities can be obtained from the AQMD's Office of Engineering and Compliance Office.

Cities and counties are encouraged to participate with SCAG and the AQMD in developing and updating stationary source control measures in the AQMP every three years. Further, cities should consider incentives for existing businesses and new developments which reduce emissions identified in 2003 AQMP control measures. The air quality element should include clear policy statement(s) that commits local agencies to promote and support AQMD programs to reduce emissions from stationary sources. To the extent permitted by law, cities are encouraged to incorporate applicable AQMP control measures in the airquality element of their general plans.

SUGGESTED GOAL, OBJECTIVES AND POLICIES

Goal 3 Reduce air pollution emissions from stationary sources

Objective 3.1 Coordinate with the AQMD and operators of stationary source equipment or processes to minimize air pollution emissions

Suggested Policies Related to Reduction of Emissions from Stationary Sources:

- AQ 3.1.1 Assist small businesses by developing training programs related to clean, innovative technologies to reduce air pollution (e.g., wet cleaning or CO₂ cleaning in lieu of perchloroethylene), and provide incentives to those businesses that use clean air technologies.
- AQ 3.1.2 Promote the use of building materials and methods that reduce emissions. Require "green building codes" that meet LEED Standards (Leadership in Energy and Environmental Design) that call for conditioning/filtration installation, upgrades, or improvement for all buildings, but particularly for those located near sensitive receptors.
- AQ 3.1.3 Support, through the use of development standards, the use of fuelefficient heating equipment, and other appliances, such as water heaters,
 swimming pool heaters, cooking equipment, refrigerators, furnaces, boiler
 units, and low or zero-emitting architectural coatings. Provide incentives
 to encourage the use of clean air technology beyond what is required by
 AQMD. For example, encourage the use of fuel and material substitution,
 cleaner fuel alternatives, product reformulation, change in work practices,
 and air pollution control measures identified in the latest AQMP.
- AQ 3.1.4 Encourage pollution prevention and source reduction strategies through:
 - process change;
 - best management practices;
 - · preventative inspection and maintenance program; and
 - emergency response planning.
- AQ 3.1.5 Provide incentives to promote siting or use of clean air technologies (e.g., fuel cell fechnologies, renewable energy sources, UV coatings, hydrogen fuel).
- AQ 3.1.6 Support legislation which promotes clean industrial technologies, clean stationary source compustions equipment.

CHAPTER 5 REDUCTION OF FUGITIVE DUST

SUGGESTED GOAL, OBJECTIVES AND POLICIES



REDUCTION OF FUGITIVE DUST

Fugitive dust is a generic term used to describe a complex group of air pollutants that can vary in size and composition, depending on the location, wind direction, time of the day, and the time of season for its source. These particles can vary from coarse wind blown dust particles to fine particles directly emitted or formed from chemical reactions occurring in the atmosphere. The fugitive dust mixture includes components of nitrates, sulfates, elemental carbon, organic carbon compounds, acid aerosols, trace metals, and geological materials. AQMD's Rule 403 contains a list of measures to reduce fugitive dust. These options can be useful to local planners in drafting dust control policies.

SUGGESTED GOAL, OBJECTIVES AND POLICIES

- Goal 4 Strive to attain and maintain ambient levels of particulate matter that meet state and federal and clean air standards
- Objective 4.1 Reduce the amount of fugitive dust that is re-entrained into the atmosphere from unpaved areas, parking lots and construction sites

Suggested Policies Related to Controlling Fugitive Dust Emissions:

- AQ 4.1.1 Identify and monitor sources, enforce existing regulations, and promote stronger controls to reduce particulate matter (e.g., require clean fuels for vehicles).
- AQ 4.1.2 Adopt a dust control ordinance that requires preparation and approval of a dust control plan for any project requiring a grading permit (model dust control ordinance available from AQMD).
- AQ 4.1.3 Adopt by ordinance a regulation that controls the use of leaf blowers in areas with sensitive receptors.
- AQ 4.1.4 Encourage vegetative thinning or mowing for weed abatement activities to minimize wind-blown dust.
- AQ 4.1.5 Identify and create a control plan for areas within the jurisdiction that are prone to wind erosion of soil and take measures to prevent illegal off-highway vehicle (OHV) use.
- AQ 4.1.6 Require conditions in a zoning or conditional use permit to require fugitive dust controls and compliance mechanisms for stationary sources (landfills, composting facilities, aggregate facilities, etc.).

- AQ 4.1.7 Ensure compliance with California Vehicle Code section 23113 provisions intended to prevent deposition and rapid removal of material from any highway or street.
- AQ 4.1.8 Adopt incentives, regulations, and/or procedures to reduce paved road dust emissions through targeted street sweeping of roads subject to high traffic levels and silt loadings.
- AQ 4.1.9 Pave currently unpaved roads and parking lots of establish and enforce 15 mile per hour speed limits on low-use unpaved roads as permitted under California Vehicle code section 22365.
- AQ 4.1.10 Adopt incentives or procedures to limit dust from agricultural lands and operations.
- AQ 4.1.11 Encourage the suspension of all grading operations when wind speeds (as instantaneous gusts) exceed 25 miles per flour.
- AQ 4.1.12 Cooperate with local, regional, state and federal jurisdictions to better control fugitive dust from stationary, mobile and area sources.
- AQ 4.1.13 Collaborate with the transportation agencies, utilities, railroads, etc., to minimize fugitive dust during construction and maintenance activities.
- AQ 4.1.14 Encourage, and support stricter state and federal legislation for vehicles that split debris on roadways.
- AQ 4.1.15 Require covers when trucks are hauling aggregate or similar materials on public roadways:
- AQ 4.1.16 Encourage vegetation or chemical stabilization for disturbed land for multiple construction projects.

CHAPTER 6

ENERGY

- ENERGY CONSERVATION
- PUBLIC FACILITIES AND FLEETS
- CALIFORNIA BUILDING STANDARDS
- SUGGESTED GOAL, OBJECTIVES AND POLICIES



ENERGY

ENERGY CONSERVATION

The interrelationship between energy and air quality issues is the basis of this chapter. It is the combustion of fuels such as natural gas that contribute to combustion-related emissions such as NO_x and CO. Gas-fired combustion equipment such as water heaters, pool heaters, space heaters, furnaces, boilers, steam generators, internal combustion engines, etc. are used throughout the Basin in the residential, commercial, and industrial sectors. Residential uses of natural gas include space heating, water heating, laundry, cooking, dishwashers, and pool/hot/tub heaters. The largest demand for natural gas from this sector is from space and water heating. Natural gas in the commercial sector is used for space heating, water heating, process heating, cooling, and food preparation. The industrial sector includes a wide range of manufacturing and industrial processes that use natural gas in a variety of processes such as steam generation, curing and drying processes, metal melting, and heat treatment. Implementation policies in this chapter are expected to result in emission reductions from the residential, commercial, and industrial sectors.

PUBLIC FACILITIES AND FLEETS

Energy conservation efficiency and generation operations should be considered when building, acquiring, or retrofitting public facilities. Also, alternative—fuel vehicles are in operation in many local jurisdictions in the district which help reduce mobile source emissions (see Chapter 3 Transportation).

CALIFORNIA BUILDING STANDARDS

Title 24 of the California Code of Regulations incorporates energy efficiency standards into the uniform building code. Local governments have the option to plan for greater energy efficiency in public and private construction that is normally required by Title 24. A more comprehensive approach to energy conservation in building construction is known as "green building." Green building techniques integrate energy efficiency and sustainable building practices into the design and construction phases. There are several private and government rating systems for green buildings, such as the voluntary LEED (Leadership in Energy and Environmental Design standard developed by the U.S. Green Building Council).

SUGGESTED GOAL, OBJECTIVES AND POLICIES

Goal 5 Reduce air pollution by increasing energy efficiency, conservation, and the use of renewable resources

Objective 5.1 Increase energy efficiency of city facilities and private developments

Suggested Policies Related to Energy Conservation:

- AQ 5.1.1 Utilize source reduction, recycling and other appropriate measures, to reduce the amount of solid waste disposed in landfills.
- AQ 5.1.2 Develop incentives or ordinances regarding energy conservation requirements for private and public developments.
- AQ 5.1.3 Adopt energy-efficient design elements, including appropriate site orientation, use of lighter color roofing and road materials, and use of shade and windbreak trees to reduce fuel consumption for heating and cooling.
- AQ 5.1.4 Adopt ordinances that require residential builders to go beyond the requirements of Title 24 of the California Administrative Code.
- AQ 5.1.5 Promote the use of automated time clocks or occupant sensors to control central heating and air conditioning.
- AQ 5.1.6 Utilize all available renewable energy sources to reduce fuel consumption and demand on the power grid.
- AQ 5.1.7 Replace vehicles in the local government fleet with the most fuel-efficient vehicles that are commercially available.

CHAPTER 7

PUBLIC AWARENESS AND EDUCATION

SUGGESTED GOAL, OBJECTIVES AND POLICIES



PUBLIC AWARENESS AND EDUCATION

SUGGESTED GOAL, OBJECTIVES AND POLICIES

- Goal 6 Encourage greater citizen awareness of the changes in personal behavior that can be taken to minimize air politution
- Objective 6.1 Make air quality education a priority for the City's effort to protect public health and achieve state and federal clean air standards.

Suggested Policies Related to Citizen Awareness:

- AQ 6.1.1 Provide regional and local air quality information on City's website, including links to the AQMD, CARB, USEPA and other environmental-based internet sites.
- AQ 6.1.2 Organize City-sponsored events on topics that improve air quality, (e.g. alternative fuels and low polluting clean household products).
- AQ 6.1.3 Work with school districts to develop an air quality curriculum for students.
- AQ 6.1.4 Encourage, publicly recognize, and reward innovative approaches that improve air quality.
- AQ 6.1.5 Encourage the participation of environmental groups, the business community, civic groups, special interest groups, and the general public in the formulation and implementation of programs that effectively reduce air pollutions.
- AQ 6.1.6 Encourage the purchase and use of low- or zero-emission vehicles, coordinate with AQMD and with local car dealerships and their associations to encourage and support the dealerships' participation in AQMDs "Grean Air Choice" vehicle purchase program.
- AQ 6.1.7 Provide incentives (e.g., preferential parking) for fuel efficient and clean vehicles (e.g., hybrids).
- **AQ 6.1.8** Provide public education to encourage local consumers to choose the cleanest paints, consumer products, etc.

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GLOSSARY

AB 2766 Funds (AB 2766 (Sher) Motor Vehicle Fee Program): A program that permits air districts and local governments to allocate vehicle registration surcharge fees to projects that reduce motor vehicle emissions such as zero emission vehicles, alternative-fueled street sweepers and trip reduction programs.

Air Pollutants: Amounts of foreign and/or natural substances occurring in the atmosphere that may result in adverse effects on humans; animals, vegetation, and/or materials.

Area-wide Sources: Stationary sources of pollution (e.g., water heaters, gas furnaces, fireplaces, and wood stoves) that are typically associated with homes and non-industrial sources. The CCAA requires districts to include area sources in the development and implementation of the AQMPs.

Air Toxics: A generic term referring to a harmful chemical or group of chemicals in the air, that has the potential to produce adverse health effects. Typically, substances that are especially harmful to health, such as those considered under EPA's hazardous air pollutant program or California's AB 1807 toxic air contaminant program, are considered to be air toxics.

Alternate Fuels: Fuels such as methanol, ethanol, natural gas, and liquid propane gases that are cleaner burning and help to meet CARB's mobile and stationary emission standards.

Ambient Air: The air occurring at a particular time and place outside of structures. Often used interchangeably with outdoor air."

Air Quality Management Plan (AGMP): A Plan prepared by an air pollution control district or air quality management district, for a county or region designated as a non-attainment area, for the purpose of bringing the area into compliance with the requirements of the national and/or California Ambient Air Quality Standards. AQMPs are incorporated into the State Implementation Plan (SIP).

Area Sources: These sources for which a methodology is used to estimate emissions. This can include area-wide, mobile and natural sources, and also groups of stationary sources (such as dry cleaners and gas stations). The California Clean Air Act requires air districts to include area sources in the development and implementation of the AQMP. In the California emission inventory all sources which are not reported as individual point sources are included as area sources. The federal air toxics program defines a source that emits less than 10 tons per year of a single hazardous air pollutant (HAPS) or 25 tons per year of all HAPs as an area source.

Best Available Control Technology (BACT): The most up-to-date methods, systems, techniques, and production processes available to achieve the greatest feasible emission reductions for given regulated air pollutants and processes. BACT is a requirement of NSR (New Source Review) and PSD (Prevention of Significant Deterioration). BACT, as used in federal law under PSD, is defined as an emission limitation based on the maximum degree of emission reductions allowable taking into account energy, environmental and economic impacts and other costs [CAA Section 169(3)]. The term BACT as used in state law means an emission limitation that will achieve the lowest achievable emission rates, which means the most stringent of either the most stringent emission limits contained in the SIP for the class or category of source, (unless it is demonstrated that one limitation is not achievable) or the most stringent emission limit achieved in practice by that class in category of source. "BACT" under state law is more stringent than federal BACT and is equivalent to federal LAER (lowest achievable emission rate) which applies to NSR permit actions.

Best Available Retrofit Control Technology (BARCT): An air emission limitation that applies to existing sources and is based on the maximum degree of reduction achievable, taking into account environmental, energy, and economic impacts by each class or category of source.

California Air Resources Board (CARB): The State's lead air quality agency, consisting of a nine-member Governor-appointed board. It is responsible for attainment and maintenance of the State and federal air quality standards, and is fully responsible for motor vehicle pollution control. It oversees county and regional air pollution management programs.

California Ambient Air Quality Standards (CAAQS): Standards set by the State of California for the maximum levels of air pollutants which can exist in the outdoor air without unacceptable effects on human health or the public welfare. These are more stringent than NAAQS.

California Clean Air Act (CCAA) A California law passed in 1988 which provides the basis for air quality planning and regulation independent of federal regulations. A major element of the Act is the requirement that local air pollution control districts and air quality management districts in violation of state ambient air quality standards must prepare attainment plans which identify air quality problems, causes, trends, and actions to be taken to attain and maintain California's air quality standards by the earliest practicable date.

Carbon Monoxide (CO): A colorless, odorless gas resulting from the incomplete combustion of hydrocarbon fuels. CO interferes with the blood's ability to carry oxygen to the body's tissues and results in numerous adverse health effects. Over 80% of the CO emitted in urban areas is contributed by motor vehicles. CO is a criteria air pollutant.

Cleaner-Burning Gasoline: Gasoline fuel that results in reduced emissions of carbon monoxide, nitrogen oxides, reactive organic gases, and particulate matter, in addition to toxic substances such as benzene and 1,3-butadiene.

Congestion Management Plan (CMP): A state mandated program (Government Code Section 65089a), that requires each county to prepare a plan to relieve congestion and reduce air pollution.

Criteria Pollutant: An air pollutant for which acceptable levels of exposure can be determined and for which an ambient air quality standard has been set. Examples include: ozone, carbon monoxide, nitrogen dioxide, sulfur dioxide, and PM₁₀ and PM₂₅. The term "criteria air pollutants" derives from the requirement that the U.S. EPA must describe the characteristics and potential health and welfare effects of these pollutants. The U.S. EPA and CARB periodically review new scientific data and may propose revisions to the standards as a result.

Environmental Protection Agency (EPA): The United States agency charged with setting policy and guidelines, and carrying out legal mandates for the protection of national interests in environmental resources.

Federal Clean Air Act (CAA): A federal law passed in 1970 and amended in 1977 and 1990 which forms the basis for the national air pollution control effort. Basic elements of the act include national ambient air quality standards for major air pollutants, air toxics standards, acid rain control measures, and enforcement provisions.

Fugitive Dust: Dust particles which are introduced into the air through certain activities such as soil cultivation, off-road vehicles, or any vehicles operating on open fields or dirt roadways.

Growth Management Plant: A plan for a given geographical region containing demographic projections (i.e., housing units, employment, and population) through some specified point in time, and which provides recommendations for local governments to better manage growth and reduce projected environmental impacts.

Hybrid Vehicles: Hybrid electric motor vehicles may operate using both electric and gasoline-powered motors. Emissions from hybrid electric motor vehicles can be substantially lower than conventionally powered motor vehicles.

Indirect Source: Any facility, building, structure, or installation, or combination thereof, which generates or attracts mobile source activity that results in emissions of any pollutant (or precursor) for which there is a state ambient air quality standard. Examples include employment sites, shopping centers, sports facilities, housing developments, airports, commercial and industrial development, and parking lots and garages.

Lead: A gray-white metal that is soft, malleable, ductile, and resistant to corrosion. Sources of lead resulting in concentrations in the air include industrial sources and crystal weathering of soils followed by fugitive dust emissions. Health effects from exposure to lead include brain and kidney damage and learning disabilities. Lead is the only substance which is currently listed as both a criteria air pollutant and a toxic air contaminant.

Maximum Achievable Control Technology (MACT): Federal emissions limitations based on the best demonstrated control technology or practices in similar sources to be applied to major sources emitting one or more federal hazardous air pollutants.

Mobile Sources: Sources of air pollution such as automobiles motorcycles, trucks, off-road vehicles, boats and airplanes (contrast with stationary sources).

National Ambient Air Quality Standards (NAAQS): Standards established by the United States EPA that apply for outdoor air throughout the country. There are two types of NAAQS. Primary standards set limits to protect public health and secondary standards set limits to protect public welfare.

New Source Review (NSR): A program used in development of permits for new or modified industrial facilities which are in a non-attainment area, and which emit non-attainment criteria air pollutants. The two major requirements of NSR are Best Available Control Technology and Emission Offset.

Nitrogen Oxides: Oxides of Nitrogen, NO_x. A general term pertaining to compounds of nitric acid (NO), nitrogen dioxide (NO₂), and other oxides of nitrogen. Nitrogen oxides are typically created during combustion processes, and are major contributors to smog formation and acid deposition. NO₂ is a criteria air pollutant, and may result in numerous adverse health effects; it absorbs blue light, resulting in a brownish-red cast to the atmosphere and reduced visibility.

Non Attainment Area: A geographic area identified by the EPA and/or CARB as not meeting either NAAQS or GAAQS standards for a given pollutant.

Opacity Regulations: Rules, laws and regulations that require the measurement of the amount of light obscured by particle pollution in the atmosphere. Opacity is used as an indicator of changes in performance of particulate control systems.

Ozone: A strong smelling, pale blue, reactive toxic chemical gas consisting of three oxygen atoms. It is a product of the photochemical process involving the sun's energy. Ozone exists in the upper atmosphere ozone layer as well as at the earth's surface. Ozone at the earth's surface causes numerous adverse health effects and is a criteria air pollutant. It is a major component of smog.

Particulate matter (PM): Solid or liquid particles of soot, dust, smoke, fumes, and aerosols.

- Particulate Matter less than 10 microns (PM₁₀): A major air pollutant consisting of tiny solid or liquid particles of soot, dust, smoke, fumes, and aerosols. The size of the particles (10 microns or smaller, about 0.0004 inches or less) allows them to easily enter the air sacs in the lungs where they may be deposited, resulting in adverse health effects. PM₁₀ also causes visibility reduction and is a criteria air pollutant.
- Particulate Matter less than 2.5 microns (PM_{2.5}): A major pollutant consisting of tiny solid or liquid particles, generally soot and aerosols. The size of the particles (2.5 microns or smaller, about 0.0001 inches or less) allows them to easily enter the air sacs deep in the lungs where they may cause adverse health effects, as noted in several recent studies. PM_{2.5} also causes visibility reduction, but is not considered a criteria air pollutant at this time.

Permit: Written authorization from a government agency (e.g., air quality management district) that allows for the construction and/or operation of an emissions generating facility or its equipment within certain specified limits.

State Implementation Plan (SIP): A document prepared by each state describing existing air quality conditions and measures which will be taken to attain and maintain national ambient air quality standards (see AQMP).

Smog Check Program: A motor vehicle inspection program implemented by the Bureau of Automotive Repair. It is designed to identify vehicles in need of maintenance and to assure the effectiveness of their emission control systems on a biennial basis. Enacted in 1979 and strengthened in 1990.

Station Car: A vehicle that operates at a train/rail/transit station for the use of patrons of these transit services. The availability of station cars facilitates and encourages the use of mass transit systems.

Stationary Sources: Non-mobile sources such as power plants, refineries, and manufacturing facilities which emit air pollutants.

South Coast Air Basin (Basin): Includes all of Orange county and the non-desert portions of Los Angeles, Riverside and San Bernardino counties.

Sulfur Dioxide (SO_2): A strong smelling, colorless gas that is formed by the combustion of fossil fuels. Power plants, which may use coal or oil high in sulfur content, can be major sources of SO_2 . SO_2 and other sulfur oxides contribute to the problem of acid deposition. SO_2 is a criteria pollutant.

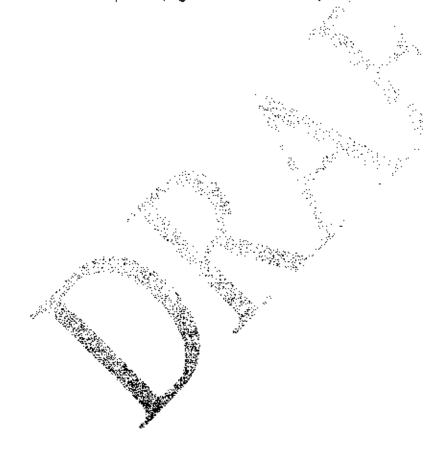
Toxic Air Contaminant (TACs): An air pollutant, identified in regulation by the CARB, which may cause or contribute to an increase in deaths or in serious illness, or which may pose a present or potential hazard to human health. TACs are considered under a different regulatory process (California Health and Safety Code Section 39650 et seq.)

than pollutants subject to CAAQS. Health effects due to TACs may occur at extremely low levels, and it is typically difficult to identify levels of exposure which do not produce adverse health effects.

Transportation System Management (TSM): The use of signal synchronization, while coordinating with and permitting the free flow of mass transit vehicles to achieve mobility.

Visibility: A measurement of the ability to see and identify objects at different distances. Visibility reduction from air pollution is often due to the presence of sulfur and nitrogen oxides, as well as particulate matter.

Zero Emission Vehicles (ZEV): Vehicles which produce no emissions from the on-board source of power (e.g. an electric vehicle).



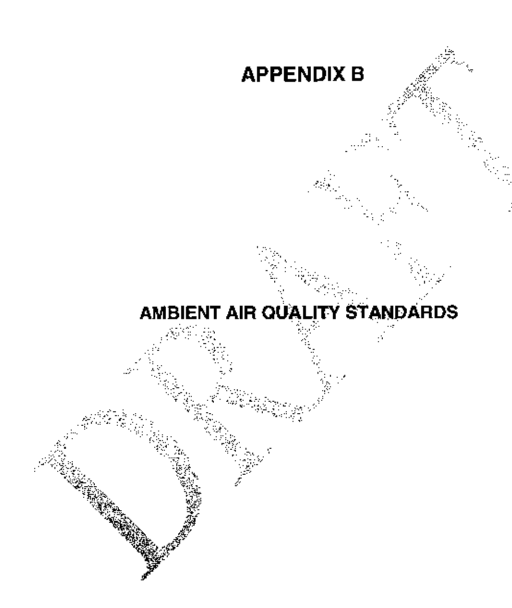


CITIES AND COUNTIES WITHIN THE SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT THAT HAVE ADOPTED AIR QUALITY ELEMENTS IN GENERAL PLANS



Cities and Counties within the South Coast Air Quality Management District That Have Adopted Air Quality Elements in General Plans

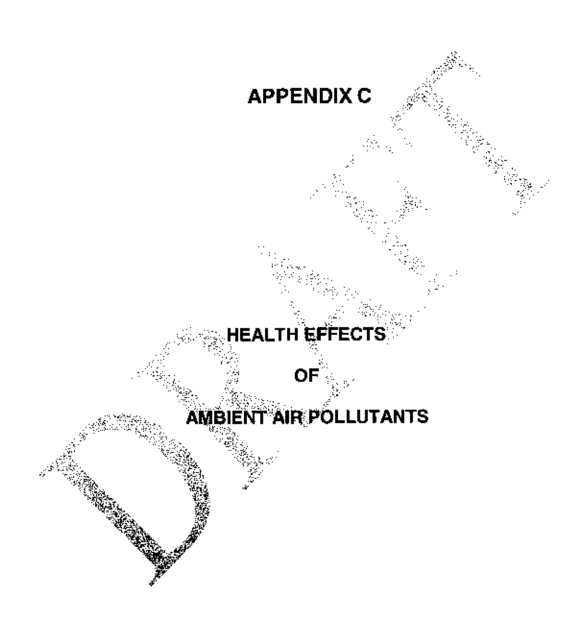
City/County	Date	ResCity/County A 18	e pare
Agoura Hills	1994	Laguna Hills	2002
Baldwin Park	2002	Lakewood 💮 📐	1996
Buena Park	1994	Lawndale 🐎 🔻	1992
Calabasas	1995	Long Beach 1998	
Carson	1994	Los Angeles 1992	
Cathedral City	2002	Montclair 1999	
Cerritos	2002	Palm Desert \$980	
Chino	1991	Palm Springs	1993
Colton	1992	Rancho Cucamoriga	2001
Commerce	1991	Rancho Mirage	1997
Cudahy	1992.	Rancho Palo Verdes	1975
Cypress	2001	Rediands 1995	
El Segundo	1992	Riverside County 1995	
Fontana	1990	San Bernardino County 1989	
Garden Grove	1995	Santa Clarita 1991	
Glendale	1994	South Gate 1993	
Grand Terrage	1999	Temecula 199	
Hemet	1992	Upland 1991	
Huntington Beach	1996	Walnut 1974	
Indian Wells	1996	West Hollywood 1988	
La Canada-Flintridge	1 99 5	Whittier 1993	
La Habra	1992	Yorba Linda 1993	
La Giúnta	2002	Yucaipa	1992
Source - The California Planners' Book o	Filius 2004:	Governor's Office of Planning and Research	



Ambient Air Quality Standards

	STATE STANDARD	FEDERAL PRIMARY STANDARD	MOST RELEVANT EFFECTS
AIR POLLUTANT	CONCENTRATION/ AVERAGING TIME	CONCENTRATION/ AVERAGING TIME	
Ozone	0.09 ppm, 1-hr. avg. >	0.12 ppm, 1-hr avg.> 0.08 ppm, 8-hr avg.>	(a) Short-lerm exposures: (1) Pulmonary function decrements and breathing difficulty. (2) Risk to public health implied by alterations in pulmonary morphology and host defense in animals; (b) Long-term exposures: Risk to public health implied by alterediconnective tissue metabolism and pulmonary furnicion decrements in chronically exposed humans; (c) Vegetation damage; (d) Property damage
Carbon Monoxide	9.0 ppm, 8-hr avg. > 20 ppm, 1-hr avg. >	9 ppm, 8-hr avg.> 35 ppm, 1-hr avg.>	(a) Aggravation of angina pectons and other aspects of coronary heart disease; (b) Decreased exercise tolerance in persons with peripheral vascular disease and lung disease; (c) impairment of central nervous system functions; (d) Possible increased risk to fetuses
Nitrogen Dlowde	0.25 ppm, 1-hr avg. >	0.053 ppm, ann. avg.≻	(a) Potential to aggravate chronic respiratory disease and respiratory symptoms in sensitive groups; (b) Riek to public health implied by pulmonary and extra-pulmonary biochemical and cellular changes and pulmonary structural changes; (c) Contribution to atmospheric discoloration
Sulfur Dioxide	0.04 ppm, 24-hr avg.> 0.25 ppm, 1-hr. avg.>	0.09 ppm, ang: avg.> 0.14 ppm, 24-hr avg.>	 (a) Broncho constriction accompanied by symptoms which may include wheezing, shortness of breath and chest tightness, during exercise or physical activity in persons with asthma
Suspended Particulate Matter (PM ₁₀) Suspended	20 µg/m3, ainh: geometric maan > 50 µg/m3, 24-hr average>	50 µg/m3, ann, arithmetic mean > 150µg/m3, 24-hr avg > 15 µg/m3, ann, arithmetic	(a) Excess deaths from short-term exposures and exacerbation of symptoms in sensitive patients with respiratory disease; (b) Declines in pulmonary function, especially in children; (c) Increased disk of
Particulate Matter (PMes)		mean > 65 µg/m3, 24-hr avg.>	premature death from heart or lung diseases in elderly
Sulfales	25 μg/m3, 24-hr.avg. ≥		(a) Decrease in ventilatory function; (b) Aggravation of asthmatic symptoms; (c) Aggravation of cardio-pulmonary disease; (d) Vegetation damage; (e) Degradation of visibility; (f) Property damage
Lead	1.5 µgm3, 30-dayavg, ≥	1.5 µg/m3, calendar quarter>	(a) Increased body burden; (b) Impairment of blood formation and nerve conduction
Visibility- Reducing Particles	In sufficient grount such that the extinction coefficient is greater than 0.23 inverse kilometers (to reduce the visual range to less than 10 miles) at relative humidity less than 70 percent, 8-hour average (10am - 6pm)		Visibility impairment on days when relative humidity is less than 70 percent
Hydrogen Sulfide (H₂S)	0.03 ppm, 1-hr. avg. ≥		Odor (rotten egg smell) Headache

Source: South Coast Air Quality Management District



Health Effects of Ambient Air Pollutants

Ozone

Ozone is a strong irritant that can constrict the airways, forcing the respiratory system to work hard to provide oxygen. Individuals exercising outdoors, children and people with pre-existing lung disease such as asthma and chronic pulmonary lung disease are considered to be the most susceptible to the health effects of ozone. Short term exposure (lasting for a few hours) to ozone at levels typically observed in Southern California can result in aggravated respiratory diseases such as emphysema, bronchitis and asthma, shortness of breath, increased susceptibility to infections, inflammation of the lung tissue, increased fatigue as well as chest pain, dry throat, headache and nausea.

Elevated ozone levels are associated with increased school absences. In fecent years, a correlation between elevated ambient ozone levels and increases in daily hospital admission rates, as well as mortality, has also been reported. An increased risk for asthma has been found in children who participate in multiple sports and live in high ozone communities.

Ozone exposure under exercising conditions is known to increase the severity of the above mentioned observed responses. Animal studies suggest that exposures to a combination of pollutants which include ozone may be more toxic than exposure to ozone alone. Although lung volume and resistance changes observed after a single exposure diminish, with repeated exposures biochemical and cellular changes appear to persist, which can lead to subsequent lung structural changes.

Particulate Matter

A series of scientific studies has linked particulate matter, especially fine particles, with a variety of significant health problems. A consistent correlation between elevated ambient fine particulate matter (PM₁₀ and PM_{2.5}) levels and an increase in mortality rates, respiratory infections number and severity of asthma attacks and the number of hospital admissions has been observed in different parts of the United States and various areas around the world. In recent years, some studies have reported an association between long-term exposure to air pollution dominated by fine particles and increased mortality, reduction in life-span, and an increased mortality from lung cancer.

Daily fluctuations in fine particulate matter concentration levels have also been related to hospital admissions for acute respiratory conditions in children, to school and kindergarten absences, to a decrease in respiratory lung volumes in normal children and to increased medication use in children and adults with asthma. Recent studies show lung function growth in children is reduced with long-term exposure to particulate

matter. Seniors, people with pre-existing respiratory and/or cardiovascular disease and children appear to be more susceptible to the effects of PM₁₀ and PM_{2.5}.

Carbon Monoxide (CO)

Carbon monoxide replaces oxygen in the body's red blood cells. Individuals with a deficient blood supply to the heart, patients with diseases involving heart and blood vessels, fetuses (unborn babies), and patients with chronic hypoxemia (oxygen deficiency) as seen in high altitudes are the most susceptible to the adverse effects of CO exposure. People with heart disease are also more susceptible to developing chest pains when exposed to low levels of carbon monoxide. Exposure to high levels of carbon monoxide can slow reflexes and cause drowsiness, and result in death in confined spaces at very high concentrations.

Reduction in birth weight and impaired neurobehavioral development has been observed in animals chronically exposed to CO resulting in carboxyhemoglobin levels similar to those observed in smokers. Recent studies have found increased risks for adverse birth outcomes with exposure to elevated CO levels. These include pre-term births and heart abnormalities. Additional research is needed to confirm these results.

Nitrogen Dioxide (NO₂)

Population-based studies suggest that an increase in acute respiratory illness, including infections and respiratory symptoms in children (not infants), is associated with long-term exposures to NO₂ at levels found in homes with gas stoves, which are higher than ambient levels found in Southern California. Increase in resistance to air flow and airway contraction is observed after short-term exposure to NO₂ healthy individuals. Larger decreases in lung functions are observed in individuals with asthma and/or chronic obstructive pulmonary disease (e.g. chronic bronchitis, emphysema) than in healthy individuals, indicating a greater susceptibility of these sub-groups.

In animals, exposure to levels of NO₂ considerably higher than ambient concentrations results in increased susceptibility to infections, possibly due to the observed changes in cells involved in maintaining immune functions. The severity of lung tissue damage associated with high levels of ozone exposure increases when animals are exposed to a combination of ozone and NO₂.

Sulfur Dioxide (SO2)

Exposure of a few minutes to low levels of SO₂ can result in airway constriction in some asthmatics. All asthmatics are sensitive to the effects of SO₂. In asthmatics, increase in resistance to air flow, as well as reduction in breathing capacity leading to severe breathing difficulties, are observed after acute exposure to SO₂. In contrast, healthy individuals do not exhibit similar acute responses even after exposure to higher concentrations of SO₂. Animal studies suggest that despite being a respiratory irritant, it does not cause substantial lung injury at ambient concentrations. However, very high levels of exposure can cause lung edema (fluid accumulation), lung tissue damage, and sloughing off of cells lining the respiratory tract.

Some population-based studies indicate that the mortality and morbidity effects associated with fine particles show a similar association with ambient SO₂ levels. In these studies, efforts to separate the effects of SO₂ from those of fine particles have not been successful. It is not clear whether the two pollutants act synergistically or one pollutant alone is the predominant factor.

Sulfates

Most of the health effects associated with fine particles and sulfur dioxide at ambient levels are also associated with sulfates. Thus, both mortality and morbidity effects have been observed with an increase in ambient sulfate concentrations. However, efforts to separate the effects of sulfates from the effects of other pollutants have generally not been successful. Clinical studies of asthmatics exposed to sulfuric acid suggest that adolescent asthmatics are possibly a subgroup susceptible to acid aerosol exposure. Animal studies suggest that acidic particles such as sulfuric acid aerosol and ammonium bisulfate are more toxic than non-acidic particles like ammonium sulfate. Whether the effects are attributable to acidity or to particles remains unresolved.

Lead

Fetuses, infants, and children are more sensitive than others to the adverse effects of lead exposure. Exposure to low levels of lead can adversely affect the development and function of the central nervous system, leading to learning disorders, distractibility, inability to follow simple commands, and fower intelligence quotient. In adults, increased lead levels are associated with increased blood pressure. Lead poisoning can cause anemia, lethargy, seizures and death. It appears that there are no direct effects of lead on the respiratory system. Lead can be stored in the bone from early-age environmental exposure, and elevated blood leads levels can occur due to breakdown of bone tissue during pregnancy, hyperthyroidism (increased secretion of hormones from the thyroid gland) and osteoporosis (breakdown of bony tissue). Fetuses and breast-fed babies can be exposed to higher levels of lead because of previous environmental lead exposure of their mothers.

MEMO

TO: Energy and Environment Committee

FROM: Brett Sears, AICP, Associate Regional Planner, Environmental Planning, (213)

236-1810, sears@scag.ca.gov

DATE: January 6, 2005

SUBJECT: Energy Chapter of the Regional Comprehensive Plan

SUMMARY:

Per Regional Council direction, SCAG staff is preparing a Regional Comprehensive Plan (RCP) to implement and promote policy objectives of the Regional Council, fulfill the new organizational Strategic Plan, and serve to assist outside parties in working within regional plans. One chapter of the RCP is the Energy chapter.

At its November 22, 2004 meeting, the Regional Comprehensive Plan Task Force (RCP Task Force) reviewed current SCAG policies regarding energy and began to create an action plan for energy issues. The RCP Task Force asked staff to report the Task Force's progress on the Energy chapter to the Energy and Environment Committee.

BACKGROUND:

Over its next series of meetings, the RCP Task Force will review currently adopted policies of each of the chapters of the Regional Comprehensive Plan (RCP) and provide input. Discussion will focus on the existing SCAG policies regarding the subject areas and how to craft an Action Plan that stakeholders can use to implement the regional policies.

The Energy chapter describes the current conditions and objectives of regional energy issues. However, the major focus of this, and the other RCP chapters, is on the specific actions for specific stakeholders. Regional Council adopted policies provide the framework for the Action Plan. The policies are from the Compass Growth Vision, the 2004 Regional Transportation Plan, Regional Council resolutions, and the original Regional Comprehensive Plan and Guide. The items in the Action Plan relate to the policies. The Action Plan includes actions stipulated in the 2004 Regional Transportation Plan Program Environmental Impact Report, actions from the existing energy chapter, and actions developed by the Task Force.

SCAG staff completed an update of the original 1996 Energy chapter in 2002. Last fiscal year, SCAG staff prepared a report describing regional energy efficiency efforts and renewable energy efforts as they related to buildings. The Regional Council in September 2004 directed staff to incorporate the work on building energy efficiency into the Energy chapter of the RCP.



MEMO

Staff has contacted a list of stakeholders to solicit input in developing the outline for the Energy chapter. Staff contacted those who had participated in the 2002 Energy chapter update as well as those involved in a statewide local government staff energy group. Experts who responded with feedback were interested in expanding the sections on renewable energy and distributed generation, addressing energy sources such as biofuels and waste to energy, addressing demand side management programs, and including information on combined heat and power and community choice aggregation. The Building Industry Association expressed opposition to inclusion of building energy efficiency standards. Expert input was incorporated into the chapter outline and reported to the RCP Task Force.

At the November 22, 2004, meeting, SCAG staff presented the applicable SCAG policies related to Energy and led a discussion on potential implementation actions to be included in the chapter. The Task Force contributed several potentials actions, primarily related to energy efficiency measures and conservation. There was acknowledgement of the need for additional discussion on energy generation issues. Further, the Task Force requested that staff research the total need for energy through the borizon of the SCAG growth forecast and that staff determine how the suggested implementation actions might affect the total energy need.

